EXHIBIT 3

```
Page 1
1
         WATERHOUSE - 10-19-21
2
     IN THE UNITED STATES BANKRUPTCY COURT
     FOR THE NORTHERN DISTRICT OF TEXAS
3
          DALLAS DIVISION
4 IN RE:
5
                 Chapter 11
  HIGHLAND CAPITAL
6 MANAGEMENT, L.P., CASE NO.
                19-34054-SGI11
7
        Debtor.
  HIGHLAND CAPITAL MANAGEMENT, L.P.,
        Plaintiff,
10 vs.
                     Adversary
                  Proceeding No.
11 HIGHLAND CAPITAL MANAĞEMENT 21-03000-SGI
  FUND ADVISORS, L.P.; NEXPOINT
12 ADVISORS, L.P., HIGHLAND
  INCOME FUND: NEXPOINT
13 STRATEGIC OPPORTUNITIES FUND;
  NEXPOINT CAPITAL, INC.; and
14 CLO HOLDCO, LTD.,
15
         Defendants.
16
17
        REMOTE VIDEOTAPED DEPOSITION OF
           FRANK WATERHOUSE
18
          October 19, 2021
19
20
21
22
23
   Reported by: Susan S. Klinger, RMR-CRR, CSR
25 Job No: 201195
```

1 WATERHOUSE - 10-19-21	Page 2 Page 1 WATERHOUSE - 10-19-21
2	2 APPEARANCES:
3	3 (All appearances via Zoom.)
4 October 19, 2021	4 Attorneys for the Reorganized Highland Capital
5 9:30 a.m.	5 Management:
6	6 John Morris, Esq.
7	7 Hayley Winograd, Esq.
8	8 PACHULSKI STANG ZIEHL & JONES
9 Remote Deposition of FRANK WATERHOUSE,	9 780 Third Avenue
10 held before Susan S. Klinger, a Registered	10 New York, New York 10017
11 Merit Reporter and Certified Realtime Reporter	11 Attorneys for the Witness:
12 of the State of Texas.	12 Debra Dandeneau, Esq.
13	13 Michelle Hartmann, Esq.
14	14 BAKER McKENZIE
15	15 1900 North Pearl Street
16	16 Dallas, Texas 75201
17	17 Attorneys for NexPoint Advisors, LP and
18	18 Highland Capital Management Fund Advisors,
19	19 L.P.:
20	20 Davor Rukavina, Esq.
21	21 An Nguyen, Esq.
22	22 MUNSCH HARDT KOPF & HARDD
23	23 500 North Akard Street
24	24 Dallas, Texas 75201-6659
25	25 Dallas, 16xas 73201-0009
1 WATERHOUSE - 10-19-21	Page 4 Page 1 WATERHOUSE - 10-19-21
2 Attorneys for Jim Dondero, Nancy Dondero, HCRA,	2 INDEX
3 and HCMS:	3
4 Deborah Deitsch-Perez, Esq.	4 WITNESS PAGE
5 Michael Aigen, Esq.	5 FRANK WATERHOUSE
6 STINSON	6 EXAMINATION BY MR. MORRIS 10
7 3102 Oak Lawn Avenue	7 EXAMINATION BY MR. RUKAVINA 256
8 Dallas, Texas 75219	8 EXAMINATION BY MS. DEITSCH-PEREZ 352
9	9 EXAMINATION BY MR. MORRIS 377
10 Attorneys for Dugaboy Investment Trust:	10 EXAMINATION BY MR. RUKAVINA 387
11 Warren Horn, Esq.	11 EXAMINATION BY MS. DEITSCH-PEREZ 393
•	12
IZ HELLEK, UKAPEK & HUKN	
12 HELLER, DRAPER & HORN 13 650 Poydras Street	
13 650 Poydras Street	13 EXHIBITS
650 Poydras StreetNew Orleans, Louisiana 70130	13 EXHIBITS 14 No. Page
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15	 13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for	 13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust:	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust: 18 Deborah Newman, Esq.	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation 18 Exhibit 34 HCMLP Consolidated Financial 94
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust: 18 Deborah Newman, Esq. 19 QUINN EMANUEL URQUHART & SULLIVAN	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation 18 Exhibit 34 HCMLP Consolidated Financial 94 19 Statements
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust: 18 Deborah Newman, Esq. 19 QUINN EMANUEL URQUHART & SULLIVAN 20 51 Madison Avenue	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation 18 Exhibit 34 HCMLP Consolidated Financial 94 19 Statements 20 Exhibit 35 HCMFA Incumbency Certificate 151
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust: 18 Deborah Newman, Esq. 19 QUINN EMANUEL URQUHART & SULLIVAN 20 51 Madison Avenue 21 New York, New York 10010	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation 18 Exhibit 34 HCMLP Consolidated Financial 94 19 Statements 20 Exhibit 35 HCMFA Incumbency Certificate 151 21 Exhibit 36 Email string re 15(c) 170
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust: 18 Deborah Newman, Esq. 19 QUINN EMANUEL URQUHART & SULLIVAN 20 51 Madison Avenue 21 New York, New York 10010 22	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation 18 Exhibit 34 HCMLP Consolidated Financial 94 19 Statements 20 Exhibit 35 HCMFA Incumbency Certificate 151 21 Exhibit 36 Email string re 15(c) 170 22 Exhibit 39 HCMLP Operating Results 2/18 226
13 650 Poydras Street 14 New Orleans, Louisiana 70130 15 16 Attorneys for Marc Kirschner as the trustee for 17 the litigation SunTrust: 18 Deborah Newman, Esq. 19 QUINN EMANUEL URQUHART & SULLIVAN 20 51 Madison Avenue 21 New York, New York 10010	13 EXHIBITS 14 No. Page 15 Exhibit 2 NPA et al Amended Complaint 142 16 Exhibit 33 6/3/19 Management 91 17 Representation 18 Exhibit 34 HCMLP Consolidated Financial 94 19 Statements 20 Exhibit 35 HCMFA Incumbency Certificate 151 21 Exhibit 36 Email string re 15(c) 170

Page (1 WATERHOUSE - 10-19-21	5 1 WATERHOUSE - 10-19-21	Page 7
2 Exhibit 45 HCMFA Consolidated Financial 135	2 PROCEEDINGS	
3 Statements	3 VIDEOGRAPHER: Good morning,	
4 Exhibit 46 NexPoint 2019 Audited 218	4 Counselors. My name is Scott Hatch. I'm a	
5 Financials	5 certified legal videographer in association	
6	6 with TSG Reporting, Inc.	
7 Exhibit A1 Emails 11/25 328	7 Due to the severity of COVID-19 and	
8 Exhibit A2 Emails 12/31 338	8 following the practice of social	
9 Exhibit A6 Emails 1/12 341	9 distancing, I will not be in the same room	
10 Exhibit A7 Promissory Notes 297	10 with the witness. Instead, I will record	
11 Exhibit A9 Email, 8/31 307	11 this videotaped deposition remotely. The	
12 Exhibit A10 Acknowledgment from HCMLP 302	12 reporter, Susan Klinger, also will not be	
13 Exhibit A11 HCMLP Schedule 71A 309	13 in the same room and will swear the witness	
14	14 remotely.	
15	15 Do all parties stipulate to the	
16	16 validity of this video recording and remote	
17	17 swearing, and that it will be admissible in	
18	17 Sweaming, and that it will be admissible in 18 the courtroom as if it had been taken	
19	19 following Rule 30 of the Federal Rules of	
20	20 Civil Procedures and the state's rules	
21	21 where this case is pending?	
22	22 MR. HORN: Yes.	
23	23 MS. DANDENEAU: Yes.	
24	24 MR. MORRIS: Yes. John Morris. I	
25	25 would just try to do a negative notice	
Page : 1 WATERHOUSE - 10-19-21	3 1 WATERHOUSE - 10-19-21	Page 9
2 here, as we did yesterday. If anybody has	2 Counsel, please introduce	
3 a problem with what was just stated, can	3 yourselves.	
4 you state your objection now?	4 MR. MORRIS: John Morris, Pachulski	
5 Okay. No response, so everybody	5 Stang Ziehl & Jones for the reorganized	
6 accepts the stipulation and the instruction	6 Highland Capital Management, L.P., the	
7 that was just given.	7 plaintiff in these actions.	
8 VIDEOGRAPHER: Thank you. This is	8 MS. DANDENEAU: Deborah Dandeneau	
9 the start of media labeled Number 1 of the	9 from Baker McKenzie. My partner, Michelle	
10 video recorded deposition of Frank	10 Hartmann, is also in the room with me,	
11 Waterhouse In Re: Highland Capital	11 representing Frank Waterhouse individually.	
12 Management, L.P., in the United States	12 MS. DEITSCH-PEREZ: Deborah	
13 Bankruptcy Court for the Northern District	13 Deitsch-Perez from Stinson, LLP,	
14 of Texas, Dallas Division, Case Number	14 representing Jim Dondero, Nancy Dondero,	
15 21-03000-SGI.	15 HCRA, and HCMS.	
16 This deposition is being held via	16 MR. HORN: Warren Horn with Heller,	
17 video conference with participants	17 Draper & Horn in New Orleans representing	
18 appearing remotely due to COVID-19	18 Dugaboy Investment Trust.	
19 restrictions on Tuesday, October 19th, 2021	19 MR. RUKAVINA: Davor Rukavina with	
20 at approximately 9:32 a.m. My name is	20 Munsch Hardt Kopf & Harr in Dallas	
21 Scott Hatch, legal video specialist with	21 representing NexPoint Advisors, LP and	
22 TSG Reporting, Inc. headquartered at 228	22 Highland Capital Management Fund Advisors,	
23 East 45th Street, New York, New York. The	23 L.P.	
24 court reporter is Susan Klinger in	24 MR. AIGEN: Michael Aigen from	
0= 1.0 M T00 D 0		
25 association with TSG Reporting.	25 Stinson, and I represent the same parties	

1	Page 10 WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	Page 11
2	as Deborah Deitsch-Perez.		we're here today for your deposition in your	
3	MS. NEWMAN: This is Deborah Newman	3	individual capacity?	
4	from Quinn Emanuel. We represent the	4	A. Yes.	
5	litigation Marc Kirschner as the trustee	5	Q. Did you review and did you	
6	for the litigation SunTrust.	6	receive and review a subpoena that Highland	
7	MR. MORRIS: I think that is	7	Capital Management, L.P., served upon you?	
		8	A. Yes.	
8	everybody.	١.	Q. You have been deposed before; right?	
9	VIDEOGRAPHER: Thank you. Will the	9		
10	court reporter please swear in the witness.	10		
11	FRANK WATERHOUSE,	11	Q. How many times have you been	
	having been first duly swom, testified as	12	'	
	follows:	13		
14	EXAMINATION	14	,	
	BY MR. MORRIS:	15	•	
16	Q. Please state your name for the	16		
	record.	17	5 5	
18	A. My name is Frank Waterhouse.	18		
19	Q. Good morning, Mr. Waterhouse. I'm	19	. , ,	
20	John Morris, as you know, from Pachulski Stang	20	I will ask you a series of questions, and it is	
21	Ziehl & Jones. You understand that my firm and	21	important that you allow me to finish my	
22	I represent Highland Capital Management, L.P.;	22	question before you begin your answer; is that	
23	is that right?	23	fair?	
24	A. Yes.	24	A. Yes.	
25	Q. Okay. And do you understand that	25	Q. And it is important that I allow you	
_	Page 12		WATER IN 10 10 10 10 11	Page 13
1	WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	
	to finish your answers before I begin a		11 7	
	question, but if I fail to do that, will you	l .	document that you think you need in order to	
	et me know?	l _	fully and completely answer the question.	
5	A. I can certainly do that.	5	So I would ask you to let me know if	
6	Q. Okay. Do you understand that this		there is a portion of a document that you need	
	deposition is being videotaped?		to see in order to fully and completely answer	
8	A. Yes.		the question. Can you do that for me?	
9	Q. You understand that I may seek to	9	A. Yes.	
	use portions of the videotape in a court of	10		
	law?	11	just note that we do have hard copies of	
12	A. I did not know that, until you just	110	the documents that you sent, so if you can	
		12		
13	said that.	13	•	
14	said that. Q. Okay. And you are aware of that now		reflected in the documents that you sent,	
14	said that.	13	reflected in the documents that you sent,	
14 15	said that. Q. Okay. And you are aware of that now	13 14	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the	
14 15	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is	13 14 15	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents.	
14 15 16	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right?	13 14 15 16	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that,	
14 15 16 17 18	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right? A. Yes.	13 14 15 16 17	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that, and and I will encourage him to do so.	
14 15 16 17 18 19	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right? A. Yes. Q. So unlike I think the other	13 14 15 16 17 18	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that, and and I will encourage him to do so. There will be other documents that we did	
14 15 16 17 18 19 20	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right? A. Yes. Q. So unlike I think the other depositions that you have given, this one is	13 14 15 16 17 18	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that, and and I will encourage him to do so. There will be other documents that we did not send to you that we'll be using today	
14 15 16 17 18 19 20 21	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right? A. Yes. Q. So unlike I think the other depositions that you have given, this one is being given remotely. So that presents some unique challenges, at least as compared to a	13 14 15 16 17 18 19 20	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that, and and I will encourage him to do so. There will be other documents that we did not send to you that we'll be using today though.	
14 15 16 17 18 19 20 21	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right? A. Yes. Q. So unlike I think the other depositions that you have given, this one is being given remotely. So that presents some unique challenges, at least as compared to a deposition that is taken in-person.	13 14 15 16 17 18 19 20 21 22	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that, and and I will encourage him to do so. There will be other documents that we did not send to you that we'll be using today though. Q. Okay. With that as background, if	
14 15 16 17 18 19 20 21 22 23	said that. Q. Okay. And you are aware of that now before the deposition begins substantively; is that right? A. Yes. Q. So unlike I think the other depositions that you have given, this one is being given remotely. So that presents some unique challenges, at least as compared to a	13 14 15 16 17 18 19 20 21	reflected in the documents that you sent, Mr. Waterhouse will be able to look at the hard copies of those documents. MR. MORRIS: I appreciate that, and and I will encourage him to do so. There will be other documents that we did not send to you that we'll be using today though. Q. Okay. With that as background, if there is anything that I ask you, sir, that you	

1 WATERHOUSE - 10-19-21 2 Q. Okay. Are you currently employed? 3 A. Yes. 4 Q. By whom? 5 A. The Skyview Group. 6 Q. When did you become employed by the 7 Skyview Group? 8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 10 A. Yes. 11 Q. What is your title? 11 Q. And do you know how many contracts 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't know the ward or controlled by Jim Dondero? 24 A. Yes. 25 Q. Do you have a title at Skyview? 26 A. Approximately six or so. 27 A. Yes. 28 Q. Can you name – is that pursuant to 29 written contracts? 20 A. And do you know how many contracts 21 exist? 22 exist? 23 A. Approximately six or so. 24 Q. Do you know how many – how many – 25 Mr. Ellington; is that right? 26 A. Approximately 35. 27 Q. And can you tell me how many of 28 Mr. Ellington; is that right? 29 A. I don't know the exact number. 29 Q. Dose Skyview Group – 20 A. I don't know the exact number. 25 Q. Is it more than 20?	
3 don't recall. 4 Q. By whom? 5 A. The Skyview Group. 6 Q. When did you become employed by the 7 Skyview Group? 8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 10 A. Yes. 11 Q. What is your title? 11 Q. And do you know how many contracts 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 16 Highland Capital Management, L.P.? 17 A. No. 18 A. Yes. 19 Do you know how many contracts 19 A. Yes. 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't know the exact number. 25 Q. Does Skyview Group — MS. DANDENEAU: Excuse me, we —	
4 Q. Okay. Does Skyview Group provide 5 A. The Skyview Group. 6 Q. When did you become employed by the 7 Skyview Group? 8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 10 A. Yes. 11 Q. What is your title? 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't know. 24 Q. Does Skyview Group — 25 MS. DANDENEAU: Excuse me, we — 4 Q. Okay. Does Skyview Group provide 5 any services to any entity directly or 6 indirectly owned or controlled by Jim Dondero? 7 A. Yes. 8 Q. Can you name – is that pursuant to 9 written contracts? 10 A. Yes. 11 Q. And do you know how many contracts 12 exist? 11 Q. And do you know how many contracts 12 exist? 13 A. Approximately six or so. 14 Q. And is the Skyview Group made up of 15 individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many – how many – 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 A. I don't think so. 24 Q. Does Skyview Group – 25 Q. Is it more than 20?	
5 A. The Skyview Group. 6 Q. When did you become employed by the 7 Skyview Group? 8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 9 written contracts? 10 A. Yes. 11 Q. What is your title? 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 A. Yes. 10 A. A. Approximately six or so. 11 G. Who is that? 12 A. No. 13 A. Approximately six or so. 14 role as CFO? 15 A. I don't, no. 16 D. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Do you know how many – how many – 19 D. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group — MS. DANDENEAU: Excuse me, we —	
6 Q. When did you become employed by the 7 Skyview Group? 7 A. Yes. 8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 9 written contracts? 10 A. Yes. 11 Q. What is your title? 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 A. No. 18 A. Yes. 19 A. No. 19 Individuals who were formerly employees of 19 A. No. 19 A. No. 19 A. Yes. 10 A. A poproximately six or so. 11 G. Who is that? 12 exist? 13 A. Approximately six or so. 14 role as CFO? 15 A. I don't, no. 16 D. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 A. No. 19 A. No. 19 A. No. 19 A. Proximately six or so. 10 A. A poproximately six or so. 11 phown many employees of 12 exist? 13 A. Approximately six or so. 14 role as CFO? 15 individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many – how many – 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 20 A. Approximately 35. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 22 those 35 are former officers, directors, or 23 A. I don't know the exact number. 24 Q. Does Skyview Group – 25 Q. Is it more than 20?	
7 Skyview Group? 8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 9 written contracts? 10 A. Yes. 11 Q. What is your title? 11 Q. And do you know how many contracts 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 A. No. 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 employees of Highland Capital Management, L.P.? 24 Q. Does Skyview Group — 25 MS. DANDENEAU: Excuse me, we — 26 Q. Is it more than 20?	
8 A. I believe March 1st of 2021. 9 Q. Do you have a title at Skyview? 10 A. Yes. 11 Q. What is your title? 11 Q. And do you know how many contracts 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Do you know how many contracts 19 exist? 10 A. Approximately six or so. 10 A. Approximately six or so. 11 A. Approximately six or so. 12 exist? 13 A. Approximately six or so. 14 role as CFO? 15 A. I don't, no. 16 G. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 how many employees does Skyview have? 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 21 Q. And can you tell me how many of 22 Mr. Ellington; is that right? 23 employees of Highland Capital Management, L.P.? 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 Q. Is it more than 20?	
9 written contracts? 10 A. Yes. 11 Q. What is your title? 12 exist? 13 Q. Do you peport to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 written contracts? 10 A. Yes. 11 Q. And do you know how many contracts 12 exist? 13 A. Approximately six or so. 14 role as CFO? 15 Individuals who were formerly employees of 16 Q. No. Is there a president or a CEO 16 Highland Capital Management, L.P.? 17 A. No. 18 A. Yes. 18 Q. Do you know how many how many 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 employees of Highland Capital Management, L.P.? 24 Q. Does Skyview Group MS. DANDENEAU: Excuse me, we 25 Q. Is it more than 20?	
10 A. Yes. 11 Q. What is your title? 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group — 25 MS. DANDENEAU: Excuse me, we — 26 A. I don't know thow many contracts 11 Q. And do you know how many contracts 12 exist? 11 Q. And do you know how many contracts 12 exist? 12 exist? 13 A. Approximately six or so. 14 Q. And is the Skyview Group made up of 15 individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many – how many – 19 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 Q. Does Skyview Group — 25 Q. Is it more than 20?	
11 Q. And do you know how many contracts 12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't know the exact number. 24 Q. Does Skyview Group made up of 15 individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many how many 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 Mr. Ellington; is that right? 23 employees of Highland Capital Management, L.P.? 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 Q. Is it more than 20?	
12 A. My title is chief financial officer. 13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't know the exact number. 24 Q. Does Skyview Group made up of 15 individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many – how many – 19 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group – 25 MS. DANDENEAU: Excuse me, we – 26 Q. Is it more than 20?	
13 Q. Do you report to anybody in your 14 role as CFO? 15 A. I don't, no. 15 individuals who were formerly employees of 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 18 Q. Do you know how many how many 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 A. Approximately six or so. 27 Q. And is the Skyview Group made up of 28 individuals who were formerly employees of 29 A. No. 20 A. No. 21 A. No. 22 Do you know how many how many 23 A. Approximately 35. 24 Q. And can you tell me how many of 25 Q. Is it more than 20?	
14 role as CFO? 15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group — 25 MS. DANDENEAU: Excuse me, we — 14 Q. And is the Skyview Group made up of 15 individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many — how many — 19 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
15 A. I don't, no. 16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 Individuals who were formerly employees of 16 Highland Capital Management, L.P.? 17 A. No. 18 Q. Do you know how many how many 19 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
16 Q. No. Is there a president or a CEO 17 of Skyview? 18 A. Yes. 18 Q. Do you know how many how many 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 If Highland Capital Management, L.P.? 27 A. No. 28 Q. Do you know how many how many 29 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
17 of Skyview? 18 A. Yes. 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 Land Can you know how many 27 how many employees does Skyview have? 28 A. Approximately 35. 29 A. Approximately 35. 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
18 A. Yes. 19 Q. Who is that? 19 how many employees does Skyview have? 20 A. That is Scott Ellington. 20 A. Approximately 35. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 28 Q. Do you know how many how many 29 how many employees does Skyview have? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
19 Q. Who is that? 20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 A. That is Scott Ellington. 27 A. A. Approximately 35. 28 A. Approximately 35. 29 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 26 A. I don't know the exact number. 27 Q. Is it more than 20?	
20 A. That is Scott Ellington. 21 Q. But you don't report to 22 Mr. Ellington; is that right? 22 those 35 are former officers, directors, or 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 A. Approximately 35. 27 Q. And can you tell me how many of 28 those 35 are former officers, directors, or 29 employees of Highland Capital Management, L.P.? 20 A. Approximately 35. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
21 Q. But you don't report to 22 Mr. Ellington; is that right? 23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 Q. But you don't report to 27 Q. And can you tell me how many of 28 those 35 are former officers, directors, or 29 employees of Highland Capital Management, L.P.? 20 A. I don't know the exact number. 21 Q. And can you tell me how many of 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20?	
 Mr. Ellington; is that right? A. I don't think so. Q. Does Skyview Group MS. DANDENEAU: Excuse me, we 22 those 35 are former officers, directors, or 23 employees of Highland Capital Management, L.P.? 24 A. I don't know the exact number. 25 Q. Is it more than 20? 	
23 A. I don't think so. 24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 27 Excuse me, we 27 Excuse me, we 28 Employees of Highland Capital Management, L.P.? 29 A. I don't know the exact number. 20 Q. Is it more than 20?	
24 Q. Does Skyview Group 25 MS. DANDENEAU: Excuse me, we 26 Q. Is it more than 20?	
25 MS. DANDENEAU: Excuse me, we 25 Q. Is it more than 20?	
Page 16	
1 WATERHOUSE - 10-19-21 1 WATERHOUSE - 10-19-21	Page 17
2 A. Yes. 2 these questions for any purpose other than	
3 Q. Is it more than 30? 3 this litigation. I think you understand	
4 A. I don't know. 4 fully why I'm asking the questions, and I	
5 Q. Can you tell me what portion of 5 just have a couple more, if you will bear	
6 Skyview Skyview's revenue is derived from 6 with me.	
7 entities that are directly or indirectly owned 7 MS. DANDENEAU: Okay.	
8 or controlled by Jim Dondero? 8 MS. DEITSCH-PEREZ: Can we have an	
9 MS. DANDENEAU: Mr. Morris, I mean, 9 agreement that an objection by one is an	
10 you called Mr. Waterhouse here individually 10 objection for any other party here?	
with the noticed litigation. I have given 12 would encourage that, sure. 13 would encourage that, sure.	
13 you some leeway to ask him some background 13 MS. DEITSCH-PEREZ: Thank you. 14 information about Slavious Group, but this	
14 information about Skyview Group, but this 14 MR. MORRIS: It can't be sustained 15 in part a substitute for a deposition in	
is not a substitute for a deposition in 15 or overruled more than one time, so 16 on overruled more than one time, so	
16 connection with any other pending disputes 16 Q. Mr. Waterhouse, can you answer my 17 that exist. And analysis agreed to accept.	
17 that exist. And – and we agreed to accept 17 question, please.	
18 the subpoena on the basis of he this is 18 MS. DANDENEAU: Do you want to	
19 testimony that he is giving in connection 19 repeat it, Mr. Morris, for his benefit?	
20 with the noticed litigation. 20 MR. MORRIS: Sure.	
21 I really think that you are now 21 Q. Can you can you tell me the	
22 going a little bit far afield from the 22 approximate portion of Skyview's revenue that	
00 10 10 10 10 10 10 10 10 10 10 10 10 1	
purpose of this deposition. 23 is derived from entities that are directly or	
purpose of this deposition. MR. MORRIS: Okay. It is I'm not MR. MORRIS: Okay. It is I'm not intending to use these the answers to 23 is derived from entities that are directly or 24 indirectly owned or controlled by Mr. Dondero? 25 A. I don't know the exact number.	

Page 18 1 WATERHOUSE - 10-19-21	Page 1 1 WATERHOUSE - 10-19-21
2 Q. Is it more than 75 percent?	2 A. 2011 or 2012.
3 A. Yes.	3 Q. Did you serve as Highland's CFO on a
4 Q. Is it more than 90 percent?	4 continuous basis from in or around 2011 or 2012
5 A. Idon't know.	5 until early 2021?
6 Q. Okay. Can I refer to Highland	6 A. Yes.
7 Capital Management, L.P., as Highland?	7 Q. During that entire time you reported
8 A. Yes.	8 directly to Jim Dondero; correct?
9 Q. All right. And you previously	9 A. II don't know.
10 served as Highland's CFO; correct?	10 Q. Is there anybody else you reported
11 A. Yes.	11 to – withdrawn.
12 Q. When did you join Highland?	12 Did you report to Mr. Dondero for
13 A. I don't recall the exact date.	13 some portion of the time that you served as
14 Q. Can you tell me what year?	14 CFO?
15 A. 2006.	15 A. Yes.
16 Q. When did you in what year did you	16 Q. Is there a portion of time that you
17 become Highland's CFO?	17 don't recall who you reported to?
18 A. I don't recall the exact date.	18 A. Yes.
19 Q. I'm not asking you for the exact	19 Q. What portion of time do you have in
20 date. I'm asking you if you recall the year in	20 your mind when you can't recall who you
21 which you were appointed CFO.	21 reported to?
22 A. I don't recall the exact year.	22 A. From the 2011 to for
23 Q. Can you tell me which years it is	23 approximately a year or two.
24 possible that you were appointed to CFO of	24 Q. Okay. So is it fair to say that you
25 Highland?	25 reported to Mr. Dondero in your capacity as CFO
	23 Teported to IVII. Dondero in your capacity as Cr O
Page 20	Page 2
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left	1 WATERHOUSE - 10-19-212 Q. Who might you have reported to in
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland?	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started
 1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 	 1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact	 WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce.
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like	 WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce. Q. Are you aware that Highland filed
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony.	 1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began	 1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes.
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero?	 WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce. Q. Are you aware that Highland filed for bankruptcy on October 19th, 2019? A. Yes. Q. And we refer to that as the petition
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall.	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an	 WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce. Q. Are you aware that Highland filed for bankruptcy on October 19th, 2019? A. Yes. Q. And we refer to that as the petition date? A. Yes.
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have	 1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero?	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior	 1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes.
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony.	 1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional 16 licenses you hold?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional 16 licenses you hold? 17 A. I'm a certified public accountant.
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero.	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional 16 licenses you hold? 17 A. I'm a certified public accountant. 18 Q. Okay. Anything else?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero. 19 Do I have that right?	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional 16 licenses you hold? 17 A. I'm a certified public accountant. 18 Q. Okay. Anything else? 19 A. No.
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero. 19 Do I have that right? 20 MS. DANDENEAU: Objection to form.	1 WATERHOUSE - 10-19-21 2 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional 16 licenses you hold? 17 A. I'm a certified public accountant. 18 Q. Okay. Anything else? 19 A. No. 20 Q. Do you have any other professional
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero. 19 Do I have that right? 20 MS. DANDENEAU: Objection to form. 21 A. I don't recall.	WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce. Q. Are you aware that Highland filed for bankruptcy on October 19th, 2019? A. Yes. Q. And we refer to that as the petition date? A. Yes. Q. Okay. Do you hold any professional licenses, sir? A. Yes. Q. Can you tell me what professional licenses you hold? A. I'm a certified public accountant. Q. Okay. Anything else? A. No. Q. Do you have any other professional
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero. 19 Do I have that right? 20 MS. DANDENEAU: Objection to form. 21 A. I don't recall. 22 Q. Okay. Do you recall who you might	WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce. Q. Are you aware that Highland filed for bankruptcy on October 19th, 2019? A. Yes. Q. And we refer to that as the petition date? A. Yes. Q. Okay. Do you hold any professional licenses, sir? A. Yes. Can you tell me what professional licenses you hold? A. I'm a certified public accountant. Q. Okay. Anything else? A. No. Q. Do you have any other professional licenses or certificates? A. When you say "professional license,"
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero. 19 Do I have that right? 20 MS. DANDENEAU: Objection to form. 21 A. I don't recall. 22 Q. Okay. Do you recall who you might 13 have reported to before you began reporting to	WATERHOUSE - 10-19-21 Q. Who might you have reported to in 3 your capacity as CFO before you started 4 reporting to Mr. Dondero? 5 A. That would have been Patrick Boyce. 6 Q. Are you aware that Highland filed 7 for bankruptcy on October 19th, 2019? 8 A. Yes. 9 Q. And we refer to that as the petition 10 date? 11 A. Yes. 12 Q. Okay. Do you hold any professional 13 licenses, sir? 14 A. Yes. 15 Q. Can you tell me what professional 16 licenses you hold? 17 A. I'm a certified public accountant. 18 Q. Okay. Anything else? 19 A. No. 20 Q. Do you have any other professional 21 licenses or certificates? 22 A. When you say "professional license," 23 that is not education?
1 WATERHOUSE - 10-19-21 2 from at least 2014 until the time you left 3 Highland? 4 MS. DANDENEAU: Objection to form. 5 A. I don't want to speculate the exact 6 or what year that changed or so I would like 7 to stick with my testimony. 8 Q. Can you recall when you began 9 reporting to Mr. Dondero? 10 A. I don't recall. 11 Q. Can you can you give me an 12 estimate of what year you think you might have 13 began reporting to Mr. Dondero? 14 A. I will go back to my prior 15 testimony. 16 Q. Okay. There is no you have no 17 ability to tell me when you began reporting to 18 Mr. Dondero. 19 Do I have that right? 20 MS. DANDENEAU: Objection to form. 21 A. I don't recall. 22 Q. Okay. Do you recall who you might	WATERHOUSE - 10-19-21 Q. Who might you have reported to in your capacity as CFO before you started reporting to Mr. Dondero? A. That would have been Patrick Boyce. Q. Are you aware that Highland filed for bankruptcy on October 19th, 2019? A. Yes. Q. And we refer to that as the petition date? A. Yes. Q. Okay. Do you hold any professional licenses, sir? A. Yes. Can you tell me what professional licenses you hold? A. I'm a certified public accountant. Q. Okay. Anything else? A. No. Q. Do you have any other professional licenses or certificates? A. When you say "professional license,"

1 WATERHOUSE - 10-19-21	Page 22 1 WATERHOUSE - 10-19-21	Page 2
2 Do you have any other license or	2 A. Yes.	
3 certificate or certification?	3 Q. Were you ever employed by HCMFA?	
4 A. Are you asking, like, where I went	4 A. Not that I recall.	
5 to school and the	5 Q. Were you ever did you ever hold	
6 Q. Iam not. Iam not. I didn't say	6 the title of an officer or director of HCMFA?	
7 education. I didn't ask about degrees.	7 A. Yes.	
8 Do you know what a license is?	8 Q. What title did you hold?	
9 A. Well, yeah, I mean, a license is	9 A. Treasurer.	
10 something you get after you receive a certain	10 Q. When did you become the treasurer of	
11 level of proficiency.	11 HCMFA?	
12 Q. Do you have any licenses or	12 A. I don't recall.	
13 certifications other than your CPA?	13 Q. Can you tell me the year?	
•	•	
15 I assume you mean professional	, , , , ,	
16 licenses, Mr. Morris; correct?	16 which you became the treasurer of HCMFA?17 A. I don't know.	
17 Q. Can you answer my question, sir?		
18 A. Mr. Morris, I'm thinking. I	18 Q. Can you tell me if it was before or 19 after 2016?	
19 don't I don't think I have any others.		
Q. Are you familiar with an entity	20 A. I don't recall.	
21 called Highland Capital Management Fund	21 Q. Are you still the do you know if	
22 Advisors?	22 you're still the treasurer of HCMFA today?	
23 A. Yes.	23 A. Today, I am the acting treasurer for	
Q. Were you ever can we refer to	24 HCMFA.	
25 that entity as HCMFA?	25 Q. Is there a distinction between	
P 1 WATERHOUSE - 10-19-21	Page 24 1 WATERHOUSE - 10-19-21	Page
2 treasurer and acting treasurer?	2 the treasurer of CF HCMFA for the first	
3 A. I said "acting treasurer" as I am an	3 time?	
-		
// OMDIO/OO OF SIGNION, OC VOLLDRO/IOLICK		
	4 A. I don't I mean, there would be	
5 stated or asked.	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't	
5 stated or asked.6 Q. But you are the treasurer of HCMFA	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 	
 5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 	
 5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA.	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 	
 5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA?	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today?	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA?	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA?	 4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall.	
7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity?	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity? 18 Q. The first time that you were	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA?	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity? 18 Q. The first time that you were 19 appointed.	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA? 19 A. My duties are to do the best job	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity? 18 Q. The first time that you were 19 appointed. 20 A. First time. I believe I was asked	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA? 19 A. My duties are to do the best job 20 that I can as the as an accountant and	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity? 18 Q. The first time that you were 19 appointed. 20 A. First time. I believe I was asked	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA? 19 A. My duties are to do the best job 20 that I can as the as an accountant and 21 finance guy.	
stated or asked. Q. But you are the treasurer of HCMFA today; correct? A. I am I am the acting treasurer for HCMFA. Q. How did you become the treasurer of HCMFA? A. Are you asking how I became the treasurer of HCMFA today? Q. How did you become appointed to serve as the treasurer of HCMFA? A. Well, in in in what time capacity? Q. The first time that you were appointed. A. First time. I believe I was asked to serve as treasurer for HCMFA the first time. Q. By who? Who asked you to do that?	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA? 19 A. My duties are to do the best job 20 that I can as the as an accountant and	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity? 18 Q. The first time that you were 19 appointed. 20 A. First time. I believe I was asked 21 to serve as treasurer for HCMFA the first time. 22 Q. By who? Who asked you to do that?	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA? 19 A. My duties are to do the best job 20 that I can as the as an accountant and 21 finance guy.	
5 stated or asked. 6 Q. But you are the treasurer of HCMFA 7 today; correct? 8 A. I am I am the acting treasurer 9 for HCMFA. 10 Q. How did you become the treasurer of 11 HCMFA? 12 A. Are you asking how I became the 13 treasurer of HCMFA today? 14 Q. How did you become appointed to 15 serve as the treasurer of HCMFA? 16 A. Well, in in in what time 17 capacity? 18 Q. The first time that you were 19 appointed. 20 A. First time. I believe I was asked 21 to serve as treasurer for HCMFA the first time. 22 Q. By who? Who asked you to do that?	4 A. I don't I mean, there would be 5 some documents, some legal documents. I don't 6 know where those are. 7 Q. How many times have you been 8 appointed the treasurer of HCMFA? 9 A. I don't know. 10 Q. Was it more than once? 11 A. I don't know. 12 Q. Can you tell me any period of time 13 since 2016 that you did not hold the title of 14 treasurer of HCMFA? 15 MS. DANDENEAU: Objection to form. 16 A. I don't recall. 17 Q. What are your duties and 18 responsibilities as the treasurer of HCMFA? 19 A. My duties are to do the best job 20 that I can as the as an accountant and 21 finance guy. 22 Q. What specific duties and	

Page 26		Page 27
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	1 age 27
2 that I can as the accounting and finance person	2 A. I don't I don't know.	
3 for HCMFA.	3 Q. You don't know?	
4 Q. As the accounting and finance person	4 You're the treasurer of HCMFA but	
5 for HCMFA, do you have any particular areas of	5 you don't know if HCMFA has a chief financial	
6 responsibility?	6 officer.	
7 A. Yeah, it is to manage the accounting	7 Do I have that right?	
8 and finance function for HCMFA.	8 A. That's right.	
9 Q. Would that include do you have	9 Q. Okay. Have you heard of a company	
10 responsibility for overseeing HCMFA's annual	10 called NexPoint Advisors?	
11 audit?	11 A. Yes.	
12 A. Can I please elaborate on my prior	12 Q. We will refer to that as NexPoint.	
13 question?	13 Okay?	
14 Q. Of course. You you are giving	14 A. Okay.	
15 answers. I'm asking questions.	15 Q. Were you ever employed by NexPoint?	
16 A. Okay. Yes, so the it like I	16 A. I don't recall.	
17 said, it is to manage the accounting finance	17 Q. Did you ever hold any title with	
18 aspect, but I am, as we discussed, the	18 respect to the entity known as NexPoint?	
19 treasurer. That is being treasurer is what	19 A. Yes.	
20 gives me that that management function.	20 Q. What titles have you held in	
21 Q. Does anybody report to you in your	21 relation to NexPoint?	
22 capacity as treasurer of HCMFA?	22 A. Treasurer. I think it was only	
23 A. I don't believe so.	23 treasurer.	
24 Q. Does HCMFA have a chief financial	24 Q. Can you tell me the approximate year	
25 officer?	25 you became the treasurer of NexPoint?	
Page 28		Page 29
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know.	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of	1 WATERHOUSE - 10-19-212 Q. And you serve as an officer of3 HCMFA; correct?	Page 29
 1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint.	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know.	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think - I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from treasurer to acting treasurer? 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from treasurer to acting treasurer? A. I don't I don't believe so. 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from treasurer to acting treasurer? A. I don't I don't believe so. Q. Why did 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from treasurer to acting treasurer? A. I don't I don't believe so. Q. Why did A. I still manage the finance and 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who might have appointed you the treasurer of 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint.	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who might have appointed you the treasurer of NexPoint? 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from treasurer to acting treasurer? A. I don't I don't believe so. Q. Why did A. I still manage the finance and accounting function for NexPoint. Q. Why did your title change from 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who might have appointed you the treasurer of NexPoint? A. I mean, it it I don't recall 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint. 17 Q. Why did your title change from 18 treasurer to acting treasurer?	 1 WATERHOUSE - 10-19-21 2 Q. And you serve as an officer of 3 HCMFA; correct? 4 A. I think we went over that with my 5 testimony. Yes, I'm the acting treasurer for 6 HCMFA. 7 Q. And you are an officer of NexPoint; 8 correct? 9 A. I think I am the acting treasurer 10 for NexPoint Advisors. 11 Q. And and who appointed you acting 12 treasurer of NexPoint Advisors? 13 A. I don't recall specifically. 14 Q. Do you have any recollection of who 15 might have appointed you the treasurer of 16 NexPoint? 17 A. I mean, it it I don't recall 18 exactly who it was. 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint. 17 Q. Why did your title change from 18 treasurer to acting treasurer? 19 A. I don't I'm using the term	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who might have appointed you the treasurer of NexPoint? A. I mean, it it I don't recall exactly who it was. Q. Who were the possibilities? 	Page 29
 WATERHOUSE - 10-19-21 A. I don't know. Q. Are you still the treasurer of NexPoint today? A. I am the acting treasurer for NexPoint. Q. When did your title change from treasurer to acting treasurer? A. I don't know. Q. Did your duties and responsibilities change at all when your title was changed from treasurer to acting treasurer? A. I don't I don't believe so. Q. Why did A. I still manage the finance and accounting function for NexPoint. Q. Why did your title change from treasurer to acting treasurer? A. I don't I'm using the term "acting treasurer" as I'm a Skyview employee. 	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who might have appointed you the treasurer of NexPoint? A. I mean, it it I don't recall exactly who it was. Q. Who were the possibilities? MS. DEITSCH-PEREZ: Object to the 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint. 17 Q. Why did your title change from 18 treasurer to acting treasurer? 19 A. I don't I'm using the term 20 "acting treasurer" as I'm a Skyview employee. 21 I don't I don't know again, I am a as	1 WATERHOUSE - 10-19-21 2 Q. And you serve as an officer of 3 HCMFA; correct? 4 A. I think we went over that with my 5 testimony. Yes, I'm the acting treasurer for 6 HCMFA. 7 Q. And you are an officer of NexPoint; 8 correct? 9 A. I think I am the acting treasurer 10 for NexPoint Advisors. 11 Q. And and who appointed you acting 12 treasurer of NexPoint Advisors? 13 A. I don't recall specifically. 14 Q. Do you have any recollection of who 15 might have appointed you the treasurer of 16 NexPoint? 17 A. I mean, it it I don't recall 18 exactly who it was. 19 Q. Who were the possibilities? 20 MS. DEITSCH-PEREZ: Object to the 21 form.	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint. 17 Q. Why did your title change from 18 treasurer to acting treasurer? 19 A. I don't I'm using the term 20 "acting treasurer" as I'm a Skyview employee. 21 I don't I don't know again, I am a as 22 I am the Skyview employee.	 1 WATERHOUSE - 10-19-21 2 Q. And you serve as an officer of 3 HCMFA; correct? 4 A. I think we went over that with my 5 testimony. Yes, I'm the acting treasurer for 6 HCMFA. 7 Q. And you are an officer of NexPoint; 8 correct? 9 A. I think I am the acting treasurer 10 for NexPoint Advisors. 11 Q. And and who appointed you acting 12 treasurer of NexPoint Advisors? 13 A. I don't recall specifically. 14 Q. Do you have any recollection of who 15 might have appointed you the treasurer of 16 NexPoint? 17 A. I mean, it it I don't recall 18 exactly who it was. 19 Q. Who were the possibilities? 20 MS. DEITSCH-PEREZ: Object to the 21 form. 22 Q. You can answer. 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint. 17 Q. Why did your title change from 18 treasurer to acting treasurer? 19 A. I don't I'm using the term 20 "acting treasurer" as I'm a Skyview employee. 21 I don't I don't know again, I am a as 22 I am the Skyview employee. 23 Q. Okay.	 WATERHOUSE - 10-19-21 Q. And you serve as an officer of HCMFA; correct? A. I think we went over that with my testimony. Yes, I'm the acting treasurer for HCMFA. Q. And you are an officer of NexPoint; correct? A. I think I am the acting treasurer for NexPoint Advisors. Q. And and who appointed you acting treasurer of NexPoint Advisors? A. I don't recall specifically. Q. Do you have any recollection of who might have appointed you the treasurer of NexPoint? A. I mean, it it I don't recall exactly who it was. Q. Who were the possibilities? MS. DEITSCH-PEREZ: Object to the form. Q. You can answer. A. Someone in the legal group for 	Page 29
1 WATERHOUSE - 10-19-21 2 A. I don't know. 3 Q. Are you still the treasurer of 4 NexPoint today? 5 A. I am the acting treasurer for 6 NexPoint. 7 Q. When did your title change from 8 treasurer to acting treasurer? 9 A. I don't know. 10 Q. Did your duties and responsibilities 11 change at all when your title was changed from 12 treasurer to acting treasurer? 13 A. I don't I don't believe so. 14 Q. Why did 15 A. I still manage the finance and 16 accounting function for NexPoint. 17 Q. Why did your title change from 18 treasurer to acting treasurer? 19 A. I don't I'm using the term 20 "acting treasurer" as I'm a Skyview employee. 21 I don't I don't know again, I am a as 22 I am the Skyview employee.	 1 WATERHOUSE - 10-19-21 2 Q. And you serve as an officer of 3 HCMFA; correct? 4 A. I think we went over that with my 5 testimony. Yes, I'm the acting treasurer for 6 HCMFA. 7 Q. And you are an officer of NexPoint; 8 correct? 9 A. I think I am the acting treasurer 10 for NexPoint Advisors. 11 Q. And and who appointed you acting 12 treasurer of NexPoint Advisors? 13 A. I don't recall specifically. 14 Q. Do you have any recollection of who 15 might have appointed you the treasurer of 16 NexPoint? 17 A. I mean, it it I don't recall 18 exactly who it was. 19 Q. Who were the possibilities? 20 MS. DEITSCH-PEREZ: Object to the 21 form. 22 Q. You can answer. 	Page 29

Page 30 1 WATERHOUSE - 10-19-21		Page 31
	1 WATERHOUSE - 10-19-21	
2 Highland Capital Management Services, Inc.?	2 responsibilities as the acting treasurer for3 HCMS and the acting treasurer for NexPoint the	
3 A. Yes. 4 Q. We will refer to that as HCMS.		
5 Okay?		
l	5 your role as the acting treasurer of HCMFA?6 A. More or less.	
•		
7 Q. Were you ever employed by HCMS?	Q. Have you ever heard of a company8 called HCRE Partners, LLC?	
8 A. No.	•	
9 Q. Have you ever held any titles in	9 A. Yes.	
10 relation to HCMF I apologize HCMS?	10 Q. And do you understand that that	
11 A. Yes.	11 entity is now known today as NexPoint Real12 Estate Partners?	
12 Q. What titles have you held in		
13 relation to HCMS?	13 A. I did not know that.	
14 A. Treasurer and acting treasurer.	14 Q. All right. Can we refer to HCRE	
15 Q. When did you first become treasurer	15 Partners as HCRE?	
16 or acting treasurer of HCMS?	16 MS. DANDENEAU: Objection to form.	
17 A. I don't recall the exact dates.	17 Did you mean NexPoint Real Estate	
18 Q. Can you recall can you	18 Partners, Mr. Morris?	
19 approximate the year that you became the	19 MR. MORRIS: No.	
20 treasurer of HCMS?	20 MS. DANDENEAU: Oh.	
21 A. Idon't Idon't know.	21 MR. MORRIS: He said he wasn't	
22 Q. Are you still the treasurer of HCMS	22 familiar that it was succeeded by that	
23 today?	23 entity. So	
24 A. I am the acting treasurer for HCMS.	24 MS. DANDENEAU: Okay.	
25 Q. And are your duties and	25 MR. MORRIS: let's go with what	
Page 32 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 33
	1 WATER 1000E - 10-19-21	
1 7 the Witness knows	2 collectively as the retail funds: is that eleav?	
2 the witness knows.	2 collectively as the retail funds; is that okay?	
3 Q. You're familiar with an entity	3 A. Okay.	
Q. You're familiar with an entity called HCRE Partners, LLC; correct?	3 A. Okay.4 Q. Each of the retail funds is governed	
3 Q. You're familiar with an entity4 called HCRE Partners, LLC; correct?5 A. Yes.	 3 A. Okay. 4 Q. Each of the retail funds is governed 5 by a board; correct? 	
 3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 	 3 A. Okay. 4 Q. Each of the retail funds is governed 5 by a board; correct? 6 A. Yes. 	
 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? A. Yes. Q. Okay. So that is the entity that we will refer to as HCRE. If you're aware of any 	 3 A. Okay. 4 Q. Each of the retail funds is governed 5 by a board; correct? 6 A. Yes. 7 Q. And do you know the people who serve 	
 Q. You're familiar with an entity d called HCRE Partners, LLC; correct? A. Yes. Q. Okay. So that is the entity that we will refer to as HCRE. If you're aware of any successor, that is great. If not, let's just 	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? 	
 Q. You're familiar with an entity d called HCRE Partners, LLC; correct? A. Yes. Q. Okay. So that is the entity that we will refer to as HCRE. If you're aware of any successor, that is great. If not, let's just define it as such. 	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. 	
 Q. You're familiar with an entity called HCRE Partners, LLC; correct? A. Yes. Q. Okay. So that is the entity that we will refer to as HCRE. If you're aware of any successor, that is great. If not, let's just define it as such. Have you ever been employed by HCRE 	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE?	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No.	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor?	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall.	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors?	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes.	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes. 20 Q. In general, the advisors provided	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? Q. That is why that is why I tried 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes. 20 Q. In general, the advisors provided 21 investment advisory services to certain retail	A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve not the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds sa we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? Q. That is why that is why I tried to define the terms. So let me do it again.	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes. 20 Q. In general, the advisors provided 21 investment advisory services to certain retail 22 funds; correct?	 A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve on the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds as we've defined that term? A. Which so when you say "retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? Q. That is why that is why I tried Retail funds for the purposes of 	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes. 20 Q. In general, the advisors provided 21 investment advisory services to certain retail 22 funds; correct? 23 A. Yes.	A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve not the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds sa we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? Q. That is why that is why I tried to define the terms. So let me do it again. Retail funds for the purposes of	
3 Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes. 20 Q. In general, the advisors provided 21 investment advisory services to certain retail 22 funds; correct? 23 A. Yes. 24 Q. And we will refer to the retail	A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve not the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds sa we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? Q. That is why that is why I tried to define the terms. So let me do it again. Retail funds for the purposes of this deposition means any retail fund to which either of the advisors provides advisory	
Q. You're familiar with an entity 4 called HCRE Partners, LLC; correct? 5 A. Yes. 6 Q. Okay. So that is the entity that we 7 will refer to as HCRE. If you're aware of any 8 successor, that is great. If not, let's just 9 define it as such. 10 Have you ever been employed by HCRE 11 or any entity that you know to have succeeded 12 HCRE? 13 A. No. 14 Q. Did you ever serve as an officer or 15 director of HCRE or any successor? 16 A. Not that I recall. 17 Q. Okay. Can we refer to NexPoint and 18 HCMFA as the advisors? 19 A. Yes. 20 Q. In general, the advisors provided 21 investment advisory services to certain retail 22 funds; correct? 23 A. Yes.	A. Okay. Q. Each of the retail funds is governed by a board; correct? A. Yes. Q. And do you know the people who serve not the boards of the retail funds? MS. DANDENEAU: Objection to form. A. I don't know all of them. Q. Do you know whether the same people serve on the board of each of the retail funds sa we've defined that term? A. Which so when you say "retail funds" again, I want to be what retail funds are you referring to, because there are there are several distinctions? What retail funds are you using when you refer to them? Q. That is why that is why I tried to define the terms. So let me do it again. Retail funds for the purposes of	

Pogo 24	Dox	- 2F
Page 34 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	je 35
2 A. Okay.	2 respect to each retail fund.	
3 Q. Okay. So do you know whether the	3 Actually, let's do it a different	
4 same people serve on the board of each of the	4 way. I withdraw the question.	
5 retail funds?	5 Can you give me one title you have	
6 A. I don't know.	6 in relation to any retail fund?	
7 Q. Were you ever employed by any of the	7 A. Yes.	
8 retail funds?	8 Q. What title what title can you	
9 A. No.	9 give me?	
10 Q. No?	10 A. Principal executive officer.	
11 A. No.	11 Q. Do you serve as principal executive	
12 Q. Okay. Do you have any title with	12 officer for each of the retail funds?	
13 respect to any of the retail funds?	13 A. No.	
14 A. Yes.	14 Q. Can you identify for me the retail	
15 Q. What titles do you hold	15 funds in which you serve as the principal	
16 withdrawn.	16 executive officer?	
17 Do you have the same titles with	17 A. Yes. Highland Funds 1, Highland	
18 respect to all of the retail funds or do	18 Funds 2, Highland Income Fund, Highland Global	
19 they or just something else?	19 Allocation Fund.	
20 MS. DANDENEAU: Objection to form.	20 Q. I'm sorry, you said "Global	
·		
Do you have the same title with	22 A. Yes.	
23 respect to each of the retail funds?	23 VIDEOGRAPHER: Excuse me,	
24 A. No.	24 Mr. Morris. This is the videographer. I'm	
25 Q. Tell me which title you have with	concerned about the lighting in the	
Page 36		je 37
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	je 37
1 WATERHOUSE - 10-19-21 2 witness' camera.	1 WATERHOUSE - 10-19-21 2 A. 2021.	je 37
1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with 	je 37
 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with 4 respect to any of the four funds you have just 	je 37
 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive 	ie 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? 	ie 37
1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started.	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. 	je 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a 	ie 37
 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started. 8 MS. DANDENEAU: Yeah, that is fine. 9 That is fine. We're going to put you on 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you 	je 37
1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started. 8 MS. DANDENEAU: Yeah, that is fine. 9 That is fine. We're going to put you on 10 mute.	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? 	je 37
 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started. 8 MS. DANDENEAU: Yeah, that is fine. 9 That is fine. We're going to put you on 10 mute. 11 MR. MORRIS: All right. 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. 	ie 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or 	ie 37
 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started. 8 MS. DANDENEAU: Yeah, that is fine. 9 That is fine. We're going to put you on 10 mute. 11 MR. MORRIS: All right. 12 MS. DANDENEAU: I'm going to try to 13 open up some of the shades. 	1 WATERHOUSE - 10-19-21 2 A. 2021. 3 Q. Did you ever hold any title with 4 respect to any of the four funds you have just 5 identified other than principal executive 6 officer? 7 A. I don't recall. 8 Q. Is it possible that you held a 9 position or a title with the four funds you 10 just identified prior to 2021? 11 A. Yes. 12 Q. But you don't recall if you did or 13 not; do I have that right?	e 37
 1 WATERHOUSE - 10-19-21 2 witness' camera. 3 Do you want to go off the record and 4 make some adjustments? 5 MR. MORRIS: Sure, but just for this 6 purpose. I don't want to take a break. We 7 just started. 8 MS. DANDENEAU: Yeah, that is fine. 9 That is fine. We're going to put you on 10 mute. 11 MR. MORRIS: All right. 12 MS. DANDENEAU: I'm going to try to 13 open up some of the shades. 14 VIDEOGRAPHER: We're going off the 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. Q. Did you hold any title at the four 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. Q. Did you hold any title at the four 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. Q. Did you hold any title at the four retail funds for which you now serve as 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the record at 10:11 a.m. 	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. Q. Did you hold any title at the four retail funds for which you now serve as principal executive officer at any time prior 	e 37
 WATERHOUSE - 10-19-21 witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the record at 10:11 a.m. Q. Mr. Waterhouse, when did you become 	 1 WATERHOUSE - 10-19-21 2 A. 2021. 3 Q. Did you ever hold any title with 4 respect to any of the four funds you have just 5 identified other than principal executive 6 officer? 7 A. I don't recall. 8 Q. Is it possible that you held a 9 position or a title with the four funds you 10 just identified prior to 2021? 11 A. Yes. 12 Q. But you don't recall if you did or 13 not; do I have that right? 14 A. No. You I thought you asked, did 15 I hold other titles. 16 Q. Did you hold any title at the four 17 retail funds for which you now serve as 18 principal executive officer at any time prior 19 to 2021? 	e 37
witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the record at 10:11 a.m. Q. Mr. Waterhouse, when did you become	 1 WATERHOUSE - 10-19-21 2 A. 2021. 3 Q. Did you ever hold any title with 4 respect to any of the four funds you have just 5 identified other than principal executive 6 officer? 7 A. I don't recall. 8 Q. Is it possible that you held a 9 position or a title with the four funds you 10 just identified prior to 2021? 11 A. Yes. 12 Q. But you don't recall if you did or 13 not; do I have that right? 14 A. No. You I thought you asked, did 15 I hold other titles. 16 Q. Did you hold any title at the four 17 retail funds for which you now serve as 18 principal executive officer at any time prior 19 to 2021? 20 A. Yes. 	e 37
witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the record at 10:11 a.m. Q. Mr. Waterhouse, when did you become the principal executive officer of the four	 1 WATERHOUSE - 10-19-21 2 A. 2021. 3 Q. Did you ever hold any title with 4 respect to any of the four funds you have just 5 identified other than principal executive 6 officer? 7 A. I don't recall. 8 Q. Is it possible that you held a 9 position or a title with the four funds you 10 just identified prior to 2021? 11 A. Yes. 12 Q. But you don't recall if you did or 13 not; do I have that right? 14 A. No. You I thought you asked, did 15 I hold other titles. 16 Q. Did you hold any title at the four 17 retail funds for which you now serve as 18 principal executive officer at any time prior 19 to 2021? 20 A. Yes. 21 Q. What titles did you hold? 	e 37
witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the record at 10:11 a.m. Q. Mr. Waterhouse, when did you become the principal executive officer of the four retail funds that you just identified? A. I don't recall.	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with respect to any of the four funds you have just identified other than principal executive officer? A. I don't recall. Q. Is it possible that you held a position or a title with the four funds you just identified prior to 2021? A. Yes. Q. But you don't recall if you did or not; do I have that right? A. No. You I thought you asked, did I hold other titles. Q. Did you hold any title at the four retail funds for which you now serve as principal executive officer at any time prior to 2021? A. Yes. Q. What titles did you hold? A. I don't recall all the titles. 	e 37
witness' camera. Do you want to go off the record and make some adjustments? MR. MORRIS: Sure, but just for this purpose. I don't want to take a break. We just started. MS. DANDENEAU: Yeah, that is fine. That is fine. We're going to put you on mute. MR. MORRIS: All right. MS. DANDENEAU: I'm going to try to open up some of the shades. VIDEOGRAPHER: We're going off the record at 10:08 a.m. (Recess taken 10:08 a.m. to 10:11 a.m.) VIDEOGRAPHER: We are back on the record at 10:11 a.m. Q. Mr. Waterhouse, when did you become the principal executive officer of the four retail funds that you just identified? A. I don't recall.	 WATERHOUSE - 10-19-21 A. 2021. Q. Did you ever hold any title with 4 respect to any of the four funds you have just 5 identified other than principal executive 6 officer? A. I don't recall. Q. Is it possible that you held a 9 position or a title with the four funds you 10 just identified prior to 2021? 11 A. Yes. 12 Q. But you don't recall if you did or 13 not; do I have that right? 14 A. No. You I thought you asked, did 15 I hold other titles. 16 Q. Did you hold any title at the four 17 retail funds for which you now serve as 18 principal executive officer at any time prior 19 to 2021? 20 A. Yes. 21 Q. What titles did you hold? 22 A. I don't recall all the titles. 23 Q. Do you recall any of the titles? 	e 37

Page 38		Page 39
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 those four retail funds before 2021?	2 treasurer of the advisors, you also serve as	
3 A. Principal executive officer.	3 the principal executive officer of these four	
4 Q. Were you the principal executive	4 retail funds; correct?	
5 officer of the four retail funds that you have	5 A. Yes.	
6 identified?	6 Q. Did you ever hold any title with	
7 A. Sorry, could you repeat the	7 respect to any other retail fund?	
8 question?	8 A. Not that I recall.	
9 Q. Were you the principal executive	9 Q. During the period that you served as	
10 officer for each of the four retail funds that	10 Highland's CFO, from time to time Highland	
11 you have identified?	11 loaned money to certain of its officers and	
12 A. Yes.	12 employees; correct?	
13 Q. When did you become the principal	13 A. Yes.	
14 executive withdrawn.	14 Q. During the period that you served as	
15 Can you give me the approximate year	15 Highland's CFO, from time to time Highland	
16 that you became the principal executive officer	16 loaned money to certain	
17 for each of the four retail funds you've	17 A. Let me let me retract that,	
18 identified?	18 sorry, that you asked during the time I was	
19 A. I don't recall.	19 CFO, Highland loaned moneys to employees. I	
20 Q. What are your duties and	20 don't I don't recall that during my tenure	
21 responsibilities as the principal executive	21 of CFO.	
22 officer of these four retail funds?	22 Q. You have no recollection during the	
23 A. It is to manage the finance and	23 time that you were the CFO of Highland of	
24 accounting positions.	24 Highland ever loaning any money to any officer	
25 Q. So at the same time you serve as the	25 or director of Highland?	
Page 40		Page 41
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 41
WATERHOUSE - 10-19-21 A. I don't recall during my tenure of	1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates;	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah,	1 WATERHOUSE - 10-19-212 loaned money to certain corporate affiliates;3 correct?	Page 41
 WATERHOUSE - 10-19-21 A. I don't recall during my tenure of Highland or my as CFO of Highland yeah, if there are any loans as CFO of Highland. 	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. 	Page 41
 WATERHOUSE - 10-19-21 A. I don't recall during my tenure of Highland or my as CFO of Highland yeah, if there are any loans as CFO of Highland. Q. I'm just talking about officers and 	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right?	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form.	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any understanding of what the phrase "affiliates" 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying	 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any understanding of what the phrase "affiliates" means? MS. DANDENEAU: Objection to form. 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes.	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any understanding of what the phrase "affiliates" means? MS. DANDENEAU: Objection to form. A. Lunderstand what affiliates are, 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully	 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. I understand what affiliates are, 14 yet affiliates can have different meanings in 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any understanding of what the phrase "affiliates" means? MS. DANDENEAU: Objection to form. A. I understand what affiliates are, yet affiliates can have different meanings in different contexts, so 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my - as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any understanding of what the phrase "affiliates" means? MS. DANDENEAU: Objection to form. A. I understand what affiliates are, yet affiliates can have different meanings in different contexts, so Q. Why don't you why don't you tell 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can.	 WATERHOUSE - 10-19-21 loaned money to certain corporate affiliates; correct? MS. DANDENEAU: Objection to form. A. What are corporate affiliates? Q. How about the ones that are in Highland's audited financial statements under the section entitled Loans to Affiliates. Why don't we start with those. Do you have any understanding of what the phrase "affiliates" means? MS. DANDENEAU: Objection to form. A. I understand what affiliates are, yet affiliates can have different meanings in different contexts, so Q. Why don't you why don't you tell me what your understanding of the term 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can. 18 A. I'm listening as carefully as I can,	 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. I understand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can. 18 A. I'm listening as carefully as I can, 19 and you are asking very specific questions in a	 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. Lunderstand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 19 Management, L.P. 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can. 18 A. I'm listening as carefully as I can, 19 and you are asking very specific questions in a 20 timeline. And I'm trying to answer your	1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. I understand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 19 Management, L.P. 20 A. Is that a it depends on the	Page 41
WATERHOUSE - 10-19-21 A. I don't recall during my tenure of Highland or my as CFO of Highland yeah, if there are any loans as CFO of Highland. Q. I'm just talking about officers and employees right now. You have no recollection of Highland ever making a loan to any of its fifcers or employees during the time that you served as CFO. Do I have that right? MS. DANDENEAU: Objection to form. A. So I thought you were saying officers and employees as CFO, right, so there were I mean, okay, yes. U. I would ask you to listen carefully to my question. If I if I'm not clear, let me know, but I'm really trying to be as clear mas I can. A. I'm listening as carefully as I can, and you are asking very specific questions in a timeline. And I'm trying to answer your questions as specifically as I can, and I	1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. I understand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 19 Management, L.P. 20 A. Is that a it depends on the 21 context.	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can. 18 A. I'm listening as carefully as I can, 19 and you are asking very specific questions in a 20 timeline. And I'm trying to answer your 21 questions as specifically as I can, and I 22 apologize if if I'm going back. I am you	 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. Lunderstand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 19 Management, L.P. 20 A. Is that a it depends on the 21 context. 22 Q. How about the context of making 	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can. 18 A. I'm listening as carefully as I can, 19 and you are asking very specific questions in a 20 timeline. And I'm trying to answer your 21 questions as specifically as I can, and I 22 apologize if if I'm going back. I am you 23 are asking very specific questions. Thank you.	1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. I understand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 19 Management, L.P. 20 A. Is that a it depends on the 21 context. 22 Q. How about the context of making 23 loans?	Page 41
1 WATERHOUSE - 10-19-21 2 A. I don't recall during my tenure of 3 Highland or my as CFO of Highland yeah, 4 if there are any loans as CFO of Highland. 5 Q. I'm just talking about officers and 6 employees right now. You have no recollection 7 of Highland ever making a loan to any of its 8 officers or employees during the time that you 9 served as CFO. Do I have that right? 10 MS. DANDENEAU: Objection to form. 11 A. So I thought you were saying 12 officers and employees as CFO, right, so there 13 were I mean, okay, yes. 14 Q. I would ask you to listen carefully 15 to my question. If I if I'm not clear, let 16 me know, but I'm really trying to be as clear 17 as I can. 18 A. I'm listening as carefully as I can, 19 and you are asking very specific questions in a 20 timeline. And I'm trying to answer your 21 questions as specifically as I can, and I 22 apologize if if I'm going back. I am you	 1 WATERHOUSE - 10-19-21 2 loaned money to certain corporate affiliates; 3 correct? 4 MS. DANDENEAU: Objection to form. 5 A. What are corporate affiliates? 6 Q. How about the ones that are in 7 Highland's audited financial statements under 8 the section entitled Loans to Affiliates. Why 9 don't we start with those. Do you have any 10 understanding of what the phrase "affiliates" 11 means? 12 MS. DANDENEAU: Objection to form. 13 A. Lunderstand what affiliates are, 14 yet affiliates can have different meanings in 15 different contexts, so 16 Q. Why don't you why don't you tell 17 me what your understanding of the term 18 "affiliate" is in relation to Highland Capital 19 Management, L.P. 20 A. Is that a it depends on the 21 context. 22 Q. How about the context of making 	Page 41

Page 42		Dogo 42
Page 42 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 43
2 who an affiliate was or is at the time those	2 definition	
3 I didn't that wasn't my job to make a	3 Q. I said owned and/or controlled.	
4 determination of who an affiliate is.	4 A. I don't again, I'm not I'm not	
5 Q. All right. So as the CFO of	5 the legal expert. I don't think it controls	
6 Highland, do you have any ability right now to	6 he controls Dugaboy, so again, I'm not the	
7 tell me which companies that were directly or	7 legal person.	
8 indirectly owned and/or controlled by	8 Q. I'm not asking you for a legal	
9 Mr. Dondero in whole or in part received loans	9 conclusion, sir. I'm asking you for your	
10 from Highland Capital Management, L.P.?	10 knowledge, okay, as the CFO the former CFO	
11 MS. DANDENEAU: Objection to form.	11 of Highland Capital Management, other than	
12 MS. DEITSCH-PEREZ: Objection, form.	12 NexPoint, HCMFA, and HCMF HCMS, can you	
13 A. Yes.	13 think of any other entities that were owned	
14 Q. Okay. Identify every entity that	14 and/or controlled directly or indirectly in	
15 you can think of that was directly or	15 whole or in part by Jim Dondero who received a	
16 indirectly owned and/or controlled by	16 Ioan from Highland Capital Management, L.P.?	
17 Mr. Dondero in whole or in part that received a	17 MS. DANDENEAU: Objection to form.	
18 loan from Highland Capital Management, L.P.	18 A. HCRE.	
19 MR. RUKAVINA: Objection, legal	19 Q. Any others?	
20 conclusion.	20 A. That is that is all I can think	
21 A. NexPoint Advisors, Highland Capital	21 of.	
22 Management Fund Advisors, HCM Services,	22 Q. And you're aware that from time to	
23 Dugaboy. Sorry, I don't think Dugaboy	23 time while you were the CFO, Highland loaned	
24 doesn't fit that definition. You said owned	24 money to Jim Dondero; correct?	
25 and controlled. I don't think that that	25 A. Yes.	
25 and controlled. I don't think that that	20 A. 103.	
Page 44	1 WATERHOUSE - 10-19-21	Page 45
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21 2 identified tendered notes to Highland; correct?	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four	2 identified tendered notes to Highland; correct?	Page 45
WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four entities that you just named and Mr. Dondero as	2 identified tendered notes to Highland; correct?3 MR. RUKAVINA: Hey, John, will you	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates?	 2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 	Page 45
 WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four entities that you just named and Mr. Dondero as the affiliates? A. So that would be Jim Dondero, 	 2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 	Page 45
 WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four entities that you just named and Mr. Dondero as the affiliates? A. So that would be Jim Dondero, NexPoint Advisors, Highland Capital Management 	 2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 	Page 45
 WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four entities that you just named and Mr. Dondero as the affiliates? A. So that would be Jim Dondero, NexPoint Advisors, Highland Capital Management Fund Advisors, and HCRE. 	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object	Page 45
 WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four entities that you just named and Mr. Dondero as the affiliates? A. So that would be Jim Dondero, NexPoint Advisors, Highland Capital Management Fund Advisors, and HCRE. Q. And HCMS? 	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay.	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion.	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine.	Page 45
 WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four entities that you just named and Mr. Dondero as the affiliates? A. So that would be Jim Dondero, NexPoint Advisors, Highland Capital Management Fund Advisors, and HCRE. Q. And HCMS? A. And HCMS, okay. Q. And can we refer to the loans that were given to each of those affiliates as the 	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question?	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans?	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes.	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans?	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term?	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion.	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal 18 conclusion.	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't.	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal 18 conclusion. 19 A. The borrowers are whoever were on	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't. 19 Q. No, you don't know that?	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal 18 conclusion. 19 A. The borrowers are whoever were on 20 the notes. I don't I don't know. I'm not	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't. 19 Q. No, you don't know that? 20 A. No, they didn't you said they	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal 18 conclusion. 19 A. The borrowers are whoever were on 20 the notes. I don't I don't know. I'm not 21 the legal person.	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't. 19 Q. No, you don't know that? 20 A. No, they didn't you said they 21 exchanged a promissory note for a loan. I	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal 18 conclusion. 19 A. The borrowers are whoever were on 20 the notes. I don't I don't know. I'm not 21 the legal person. 22 Q. But you	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't. 19 Q. No, you don't know that? 20 A. No, they didn't you said they 21 exchanged a promissory note for a loan. I 22 don't I don't understand that question, so I	Page 45
1 WATERHOUSE - 10-19-21 2 Q. Okay. Can we refer to the four 3 entities that you just named and Mr. Dondero as 4 the affiliates? 5 A. So that would be Jim Dondero, 6 NexPoint Advisors, Highland Capital Management 7 Fund Advisors, and HCRE. 8 Q. And HCMS? 9 A. And HCMS, okay. 10 Q. And can we refer to the loans that 11 were given to each of those affiliates as the 12 affiliate loans? 13 A. Yes. 14 Q. And is it fair to say that each of 15 the affiliates were the borrowers under the 16 affiliate loans as we're defining the term? 17 MR. RUKAVINA: Objection, legal 18 conclusion. 19 A. The borrowers are whoever were on 20 the notes. I don't I don't know. I'm not 21 the legal person. 22 Q. But you 23 A. I don't know.	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't. 19 Q. No, you don't know that? 20 A. No, they didn't you said they 21 exchanged a promissory note for a loan. I 22 don't I don't understand that question, so I 23 said no.	Page 45
WATERHOUSE - 10-19-21 Q. Okay. Can we refer to the four and entities that you just named and Mr. Dondero as the affiliates? A. So that would be Jim Dondero, NexPoint Advisors, Highland Capital Management Fund Advisors, and HCRE. A. And HCMS? A. And HCMS, okay. Q. And can we refer to the loans that were given to each of those affiliates as the affiliate loans? A. Yes. A. Yes. A. Yes. A. Wand is it fair to say that each of the affiliate loans as we're defining the term? MR. RUKAVINA: Objection, legal conclusion. A. The borrowers are whoever were on the notes. I don't I don't know. I'm not the legal person. Rukayou	2 identified tendered notes to Highland; correct? 3 MR. RUKAVINA: Hey, John, will you 4 just give me a running objection to legal 5 conclusion to HCM 6 MR. MORRIS: No. No, if you want to 7 object 8 MR. RUKAVINA: I will object every 9 time. Object to legal conclusion. 10 MR. MORRIS: That is fine. 11 A. Sorry, can you repeat the question? 12 Q. Are you aware that each of the 13 that each of the affiliates, as we have defined 14 the term, gave to Highland a promissory note in 15 exchange for the loans? 16 MR. RUKAVINA: Objection to the 17 extent that calls for a legal conclusion. 18 A. I don't. 19 Q. No, you don't know that? 20 A. No, they didn't you said they 21 exchanged a promissory note for a loan. I 22 don't I don't understand that question, so I	Page 45

Page 46	Page 4
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 promissory notes that were signed by each of	2 state that now.
3 the affiliates?	3 MS. DANDENEAU: You know, and,
4 A. Yes.	4 Mr. Morris, I really object to that. I
5 Q. To the best of your knowledge,	5 mean
6 during the time that you served as Highland's	6 MR. MORRIS: Okay.
7 CFO, did Highland disclose to its outside	7 MS. DANDENEAU: Mr. Waterhouse
8 auditors all of the loans that were made to	8 just told you he's trying to listen to your
9 affiliates?	9 questions and answer them carefully, and
10 MR. RUKAVINA: Objection, that calls	10 you have no basis for saying that.
11 for a legal conclusion.	11 MR. MORRIS: Okay.
12 MS. DEITSCH-PEREZ: I also couldn't	12 MS. DANDENEAU: This does not
13 hear you, John, because there was some	this is not an experienced witness, so he's
14 garbling on on the on the call.	14 trying to do the best he can.
15 MR. MORRIS: Folks, I've got to tell	15 Q. Mr. Waterhouse, during the time that
16 you this is not going well, and I'm	16 you served as Highland's CFO, did Highland
17 reserving my right	17 disclose to its outside auditors all of the
18 MS. DANDENEAU: John, it was just	18 loans that it made to each of the affiliates
19 the end of that question. It was just the	19 that you have identified?
20 end of that question. I couldn't hear it	20 MR. RUKAVINA: Objection, legal
21 either. Sorry, if you could repeat it,	21 conclusion.
22 please.	22 A. Yes.
23 MR. MORRIS: That is less than an	23 Q. To the best of your knowledge, while
24 hour into this, but folks are trying to run	24 you were Highland's CFO, were all of the
25 out the clock, and so I'm just going to	25 affiliate loans described in Highland's audited
Page 48	Page 4
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 financial statements?	1 WATERHOUSE - 10-19-21 2 conclusion.
WATERHOUSE - 10-19-21 financial statements? MR. RUKAVINA: Objection, legal	 WATERHOUSE - 10-19-21 conclusion. A. Yes.
 WATERHOUSE - 10-19-21 financial statements? MR. RUKAVINA: Objection, legal conclusion. 	 1 WATERHOUSE - 10-19-21 2 conclusion. 3 A. Yes. 4 Q. You are not aware of any loan that
 WATERHOUSE - 10-19-21 financial statements? MR. RUKAVINA: Objection, legal conclusion. A. When an audit was performed, any 	 1 WATERHOUSE - 10-19-21 2 conclusion. 3 A. Yes. 4 Q. You are not aware of any loan that 5 any affiliate ever obtained from Highland where
 WATERHOUSE - 10-19-21 financial statements? MR. RUKAVINA: Objection, legal conclusion. A. When an audit was performed, any loans that were made by Highland to the 	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in
 1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair?
 1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware.
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge,
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors?	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware.	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note?
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion.
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan?	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes.
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion.	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you halfway through the	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada?
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you halfway through the 19 question it got muffled.	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. II don't recall.
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you halfway through the 19 question it got muffled. 20 Can you repeat that again?	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. I I don't recall. Q. Did you ever see any promissory
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you halfway through the 19 question it got muffled. 20 Can you repeat that again? 21 Q. To the best of your knowledge, did	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. I - I don't recall. Q. Did you ever see any promissory notes executed by Mark Okada?
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you halfway through the 19 question it got muffled. 20 Can you repeat that again?	WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. I I don't recall. Q. Did you ever see any promissory notes executed by Mark Okada? A. I don't recall.
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you halfway through the 19 question it got muffled. 20 Can you repeat that again? 21 Q. To the best of your knowledge, did	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. I I don't recall. Q. Did you ever see any promissory notes executed by Mark Okada? A. I don't recall. Q. Do you know if Highland ever forgave
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you – halfway through the 19 question it got muffled. 20 Can you repeat that again? 21 Q. To the best of your knowledge, did 22 every affiliate execute a promissory note in 23 connection with each loan that it obtained from 24 Highland?	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. I I don't recall. Q. Did you ever see any promissory notes executed by Mark Okada? A. I don't recall. Q. Do you know if Highland ever forgave any loan that it ever made to Mr. Okada?
1 WATERHOUSE - 10-19-21 2 financial statements? 3 MR. RUKAVINA: Objection, legal 4 conclusion. 5 A. When an audit was performed, any 6 loans that were made by Highland to the 7 affiliates were disclosed to auditors. 8 Q. Are you aware of any loan that was 9 made to any affiliate that was not disclosed to 10 the auditors? 11 A. I'm not aware. 12 Q. To the best of your knowledge, did 13 each of the affiliates who were 14 (inaudible) – loaned from Highland execute a 15 promissory note in connection with that loan? 16 MR. RUKAVINA: Objection, legal 17 conclusion. 18 A. Sorry, you – halfway through the 19 question it got muffled. 20 Can you repeat that again? 21 Q. To the best of your knowledge, did 22 every affiliate execute a promissory note in 23 connection with each loan that it obtained from	 WATERHOUSE - 10-19-21 conclusion. A. Yes. Q. You are not aware of any loan that any affiliate ever obtained from Highland where the affiliate did not give a promissory note in return; is that fair? A. Yes, I'm not aware. Q. And to the best of your knowledge, did Highland loan to each affiliate an amount of money equal to the principal amount of each promissory note? MR. RUKAVINA: Objection, legal conclusion. A. Yes. Q. During the time that you served as CFO, did Highland ever loan money to Mark Okada? A. I I don't recall. Q. Did you ever see any promissory notes executed by Mark Okada? A. I don't recall. Q. Do you know if Highland ever forgave

Page 50		Page 51
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	rage 51
2 Q. Do you recall if Mr. Okada paid back	2 loan?	
3 all principal and interest due and owing under	3 Q. Without giving a let me ask a	
4 any loan he obtained from Highland?	4 better question. I'm sorry, Mr. Waterhouse.	
5 MS. DEITSCH-PEREZ: Objection to	5 Are you aware of any loan that	
6 form.	6 Mr. Dondero obtained from Highland where he	
7 MS. DANDENEAU: Objection to form.	7 didn't give a promissory note in return?	
8 A. I don't recall.	8 A. I'm not aware.	
9 Q. Do you recall whether during your	9 Q. During the time that you served as	
10 time as CFO, whether Highland ever loaned money	10 Highland's CFO, did Highland ever forgive any	
11 to Jim Dondero?	11 loans, in whole or in part, that it made to	
12 A. Yes.	12 Mr. Dondero?	
13 Q. To the best of your knowledge, did	13 A. Not that I'm aware.	
14 Mr. Dondero sign and deliver to Highland a	14 Q. At the time that you served as	
15 promissory note in connection with each loan	15 Highland's CFO, did Highland ever forgive any	
16 that he obtained from Highland?	16 loan, in whole or in part, that it made to any	
17 A. If you are referring to the	17 affiliate as we've defined the term today?	
18 promissory notes that, you know, part of	18 A. Not that I'm aware.	
19 Highland's records, yes.	19 Q. During the time that you served as	
20 Q. Okay. You're not aware of any loan	20 Highland's CFO, did Highland ever forgive, in	
21 that Mr. Dondero took from Highland that wasn't	21 whole or in part, any loan that it ever made to	
22 backed up by by a promissory note with a	22 any officer or employee?	
23 face with a principal amount equal to the	23 A. Highland forgave loans to officers	
24 amount of the loan; correct?	24 and employees. It may not have been at the	
25 A. Am I aware that Jim Dondero took a	25 time when my title was CFO.	
Page 52		Page 53
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the	2 that were of you know, that were deemed	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction.	2 that were of – you know, that were deemed3 immaterial, those items may not have been	Page 53
 WATERHOUSE - 10-19-21 Q. Okay. And so I appreciate the distinction. Is it fair to say that, to the best 	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 	Page 53
 WATERHOUSE - 10-19-21 Q. Okay. And so I appreciate the distinction. Is it fair to say that, to the best of your knowledge, Highland did not forgive a 	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 	Page 53
 WATERHOUSE - 10-19-21 Q. Okay. And so I appreciate the distinction. Is it fair to say that, to the best of your knowledge, Highland did not forgive a loan that it made to an officer or employee 	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013?	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 	Page 53
 1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall.	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did	 2 that were of – you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part,	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 13 term was defined by the outside auditors? 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees?	 that were of you know, that were deemed immaterial, those items may not have been disclosed by the team to the auditors. Q. I appreciate that. Do you have an understanding as to what the level of materiality was? A. I don't recall. Q. As the CFO of Highland, to the best of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, in whole or in part, that was material as that term was defined by the outside auditors? A. Yes. 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No.	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 13 term was defined by the outside auditors? 14 A. Yes. 15 Q. And do you recall where do you 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 13 term was defined by the outside auditors? 14 A. Yes. 15 Q. And do you recall where do you 16 recall where the definition of materiality can 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 13 term was defined by the outside auditors? 14 A. Yes. 15 Q. And do you recall where do you 16 recall where the definition of materiality can 17 be found for for this particular purpose? 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee 18 that was forgiven by Highland, in whole or in	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 13 term was defined by the outside auditors? 14 A. Yes. 15 Q. And do you recall where do you 16 recall where the definition of materiality can 17 be found for for this particular purpose? 18 MS. DANDENEAU: Objection to form. 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee 18 that was forgiven by Highland, in whole or in 19 part, that was not disclosed to Highland's	 that were of you know, that were deemed immaterial, those items may not have been disclosed by the team to the auditors. Q. I appreciate that. Do you have an understanding as to what the level of materiality was? A. I don't recall. Q. As the CFO of Highland, to the best of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, in whole or in part, that was material as that term was defined by the outside auditors? A. Yes. Q. And do you recall where do you recall where the definition of materiality can be found for for this particular purpose? MS. DANDENEAU: Objection to form. A. No. You I don't determine 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee 18 that was forgiven by Highland, in whole or in 19 part, that was not disclosed to Highland's 20 outside auditors?	 2 that were of you know, that were deemed 3 immaterial, those items may not have been 4 disclosed by the team to the auditors. 5 Q. I appreciate that. 6 Do you have an understanding as to 7 what the level of materiality was? 8 A. I don't recall. 9 Q. As the CFO of Highland, to the best 10 of your knowledge, did Highland disclose to its 11 outside auditors every loan that was forgiven, 12 in whole or in part, that was material as that 13 term was defined by the outside auditors? 14 A. Yes. 15 Q. And do you recall where do you 16 recall where the definition of materiality can 17 be found for for this particular purpose? 18 MS. DANDENEAU: Objection to form. 19 A. No. You I don't determine 20 materiality. 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee 18 that was forgiven by Highland, in whole or in 19 part, that was not disclosed to Highland's 20 outside auditors? 21 A. Look, I don't recall all of the	 that were of you know, that were deemed immaterial, those items may not have been disclosed by the team to the auditors. Q. I appreciate that. Do you have an understanding as to what the level of materiality was? A. I don't recall. Q. As the CFO of Highland, to the best of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, in whole or in part, that was material as that term was defined by the outside auditors? A. Yes. Q. And do you recall where do you recall where the definition of materiality can be found for for this particular purpose? MS. DANDENEAU: Objection to form. A. No. You I don't determine materiality. Q. Okay. I'm just asking you if you 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee 18 that was forgiven by Highland, in whole or in 19 part, that was not disclosed to Highland's 20 outside auditors? 21 A. Look, I don't recall all of the 22 loans and the loan forgiveness. I just know as	 that were of you know, that were deemed immaterial, those items may not have been disclosed by the team to the auditors. Q. I appreciate that. Do you have an understanding as to what the level of materiality was? A. I don't recall. Q. As the CFO of Highland, to the best of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, in whole or in part, that was material as that term was defined by the outside auditors? A. Yes. Q. And do you recall where do you recall where the definition of materiality can be found for for this particular purpose? MS. DANDENEAU: Objection to form. A. No. You I don't determine materiality. Q. Okay. I'm just asking you if you can help me understand where it is, but I think 	Page 53
WATERHOUSE - 10-19-21 Q. Okay. And so I appreciate the distinction. Is it fair to say that, to the best of your knowledge, Highland did not forgive a loan that it made to an officer or employee diter 2013? MS. DANDENEAU: Objection to form. A. I don't recall. Q. To the best of your knowledge, did Highland disclose to its auditors every la instance where it forgave, in whole or in part, a loan that it had made to one of its officers or employees? A. No. Q. Can you think of can you can you identify any loan to an officer or employee that was forgiven by Highland, in whole or in part, that was not disclosed to Highland's outside auditors? A. Look, I don't recall all of the loans and the loan forgiveness. I just know as part of the audit process there is a	 that were of you know, that were deemed immaterial, those items may not have been disclosed by the team to the auditors. Q. I appreciate that. Do you have an understanding as to what the level of materiality was? A. I don't recall. Q. As the CFO of Highland, to the best of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, in whole or in part, that was material as that term was defined by the outside auditors? A. Yes. Q. And do you recall where do you recall where the definition of materiality can be found for for this particular purpose? MS. DANDENEAU: Objection to form. A. No. You I don't determine materiality. Q. Okay. I'm just asking you if you can help me understand where it is, but I think we will find it in a few minutes. 	Page 53
1 WATERHOUSE - 10-19-21 2 Q. Okay. And so I appreciate the 3 distinction. 4 Is it fair to say that, to the best 5 of your knowledge, Highland did not forgive a 6 loan that it made to an officer or employee 7 after 2013? 8 MS. DANDENEAU: Objection to form. 9 A. I don't recall. 10 Q. To the best of your knowledge, did 11 Highland disclose to its auditors every 12 instance where it forgave, in whole or in part, 13 a loan that it had made to one of its officers 14 or employees? 15 A. No. 16 Q. Can you think of can you can 17 you identify any loan to an officer or employee 18 that was forgiven by Highland, in whole or in 19 part, that was not disclosed to Highland's 20 outside auditors? 21 A. Look, I don't recall all of the 22 loans and the loan forgiveness. I just know as	 that were of you know, that were deemed immaterial, those items may not have been disclosed by the team to the auditors. Q. I appreciate that. Do you have an understanding as to what the level of materiality was? A. I don't recall. Q. As the CFO of Highland, to the best of your knowledge, did Highland disclose to its outside auditors every loan that was forgiven, in whole or in part, that was material as that term was defined by the outside auditors? A. Yes. Q. And do you recall where do you recall where the definition of materiality can be found for for this particular purpose? MS. DANDENEAU: Objection to form. A. No. You I don't determine materiality. Q. Okay. I'm just asking you if you can help me understand where it is, but I think 	Page 53

Page 54		Page 55
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 affiliates, as we've defined the term, to	2 Mr. Dondero we will call Mr. Dondero. Okay?	
3 collect under certain promissory notes; is that	3 A. Okay. Thank you. As you can see,	
4 right?	4 Mr. Morris, there is a lot of entities – a lot	
5 A. Yes.	5 here. I just want to be clear.	
6 Q. And are you familiar with the notes	6 Q. Okay. Now, the affiliates of	
7 that are issue at issue in the lawsuits?	7 Mr. Dondero signed promissory notes that are	
8 MS. DANDENEAU: Objection to form.	8 not subject to the lawsuit.	
9 A. Generally familiar.	9 Do you understand that?	
10 Q. Can we refer to the lawsuits that	10 MS. DANDENEAU: Objection to form.	
11 Highland has commenced against the affiliates	11 A. The affiliates and Mr. Dondero	
12 collectively as the lawsuits?	12 signed	
13 A. Yes. And, again, the affiliates are	13 Q. You know what? I will skip it.	
14 NexPoint, HCMFA, HCMS, and HCRE.	14 That is okay. Okay.	
15 Q. And Mr. Dondero?	15 From time to time while you were	
16 A. Okay. See, that is a new and now	16 Highland's CFO, payments were applied against	
17 Mr. Dondero is included in your affiliate	17 principal and interests that were due under the	
18 definition.	18 notes that were tendered by the affiliates and	
19 Q. I just -	19 Mr. Dondero; correct?	
20 A. I thought affiliates I thought	20 MR. RUKAVINA: Objection to the	
21 affiliates were just the four prior entities,	21 extent that calls for a legal conclusion.	
22 so I just want to be clear.	22 A. Yes.	
23 Q. I appreciate that. So let's	23 Q. Did Highland have a process where	
24 let's keep them separate and let's refer to the	24 whereby payments would be applied against	
25 four corporate entities as the affiliates, and	25 principal and interest against the notes that	
Page 56		Page 57
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 57
1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero?	 WATERHOUSE - 10-19-21 A. Did I approve the payments? I 	Page 57
1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes.	 WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if 	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? 	WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment,	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be 	WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, syes, I approved in the general sense of being	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 	WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount.	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made 	WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount. Q. And are you the person who authorized Highland's employees to effectuate	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 	WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount. Q. And are you the person who authorized Highland's employees to effectuate those payments?	Page 57
1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes?	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes.	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. 	WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount. Q. And are you the person who authorized Highland's employees to effectuate those payments? A. Yes. When you gave the instruction to	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 13 Q. Who was responsible for deciding 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval?	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 13 Q. Who was responsible for deciding 14 when and how much the payments would be made 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 13 Q. Who was responsible for deciding 14 when and how much the payments would be made 15 with respect to each of the notes that were 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends.	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 13 Q. Who was responsible for deciding 14 when and how much the payments would be made 15 with respect to each of the notes that were 16 issued by the affiliates and Mr. Dondero? 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 13 Q. Who was responsible for deciding 14 when and how much the payments would be made 15 with respect to each of the notes that were 16 issued by the affiliates and Mr. Dondero? 17 A. Who was responsible for deciding how 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where 17 you directed Highland's employees to make a	Page 57
 1 WATERHOUSE - 10-19-21 2 were given by the affiliates and Mr. Dondero? 3 A. Yes. 4 Q. Can you describe the process for me? 5 A. The process, payment should be 6 applied as laid out in the in the promissory 7 note. 8 Q. From time to time were payments made 9 that were not required under the promissory 10 notes? 11 MS. DANDENEAU: Objection to form. 12 A. Yes. 13 Q. Who was responsible for deciding 14 when and how much the payments would be made 15 with respect to each of the notes that were 16 issued by the affiliates and Mr. Dondero? 17 A. Who was responsible for deciding how 18 much was paid prior to the due date? 	 WATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount. Q. And are you the person who authorized Highland's employees to effectuate those payments? A. Yes. Q. When you gave the instruction to effectuate the payment, did you obtain Mr. Dondero's prior approval? A. I mean, it I mean, it it depends. Q. Can you think of any instance where you directed Highland's employees to make a payment of principal or interest against any 	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. A. Yes. Q. Who was responsible for deciding when and how much the payments would be made with respect to each of the notes that were issued by the affiliates and Mr. Dondero? A. Who was responsible for deciding how much was paid prior to the due date? Q. Yes. 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where 17 you directed Highland's employees to make a 18 payment of principal or interest against any 19 note that was tendered by an affiliate or	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. A. Yes. Q. Who was responsible for deciding when and how much the payments would be made with respect to each of the notes that were issued by the affiliates and Mr. Dondero? A. Who was responsible for deciding how much was paid prior to the due date? Q. Yes. A. I don't know. 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where 17 you directed Highland's employees to make a 18 payment of principal or interest against any 19 note that was tendered by an affiliate or 20 Mr. Dondero that Mr. Dondero did not approve of	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. A. Yes. Q. Who was responsible for deciding when and how much the payments would be made with respect to each of the notes that were issued by the affiliates and Mr. Dondero? A. Who was responsible for deciding how much was paid prior to the due date? Q. Yes. A. I don't know. Q. Did you approve of each payment that 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where 17 you directed Highland's employees to make a 18 payment of principal or interest against any 19 note that was tendered by an affiliate or 20 Mr. Dondero that Mr. Dondero did not approve of 21 in advance?	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. A. Yes. Q. Who was responsible for deciding when and how much the payments would be made with respect to each of the notes that were issued by the affiliates and Mr. Dondero? A. Who was responsible for deciding how much was paid prior to the due date? Q. Yes. A. I don't know. Q. Did you approve of each payment that was made against principal and interest on the 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where 17 you directed Highland's employees to make a 18 payment of principal or interest against any 19 note that was tendered by an affiliate or 20 Mr. Dondero that Mr. Dondero did not approve of 21 in advance? 22 A. I can't recall specifically.	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. A. Yes. Q. Who was responsible for deciding when and how much the payments would be made with respect to each of the notes that were issued by the affiliates and Mr. Dondero? A. Who was responsible for deciding how much was paid prior to the due date? Q. Yes. A. I don't know. Q. Did you approve of each payment that was made against principal and interest on the notes that were given by the affiliates and 	MATERHOUSE - 10-19-21 A. Did I approve the payments? I approve I approve if there was cash if there was cash being repaid on a note payment, yes, I approved in the general sense of being made aware of the payment and the amount. Q. And are you the person who authorized Highland's employees to effectuate those payments? A. Yes. Q. When you gave the instruction to effectuate the payment, did you obtain Mr. Dondero's prior approval? A. I mean, it I mean, it it depends. Q. Can you think of any instance where you directed Highland's employees to make a payment of principal or interest against any note that was tendered by an affiliate or Mr. Dondero that Mr. Dondero did not approve of in advance? A. I can't recall specifically. Q. Can you identify withdrawn.	Page 57
 WATERHOUSE - 10-19-21 were given by the affiliates and Mr. Dondero? A. Yes. Q. Can you describe the process for me? A. The process, payment should be applied as laid out in the in the promissory note. Q. From time to time were payments made that were not required under the promissory notes? MS. DANDENEAU: Objection to form. A. Yes. Q. Who was responsible for deciding when and how much the payments would be made with respect to each of the notes that were issued by the affiliates and Mr. Dondero? A. Who was responsible for deciding how much was paid prior to the due date? Q. Yes. A. I don't know. Q. Did you approve of each payment that was made against principal and interest on the 	1 WATERHOUSE - 10-19-21 2 A. Did I approve the payments? I 3 approve I approve if there was cash if 4 there was cash being repaid on a note payment, 5 yes, I approved in the general sense of being 6 made aware of the payment and the amount. 7 Q. And are you the person who 8 authorized Highland's employees to effectuate 9 those payments? 10 A. Yes. 11 Q. When you gave the instruction to 12 effectuate the payment, did you obtain 13 Mr. Dondero's prior approval? 14 A. I mean, it I mean, it it 15 depends. 16 Q. Can you think of any instance where 17 you directed Highland's employees to make a 18 payment of principal or interest against any 19 note that was tendered by an affiliate or 20 Mr. Dondero that Mr. Dondero did not approve of 21 in advance? 22 A. I can't recall specifically.	Page 57

D	70.59	Dogo FO
1 WATERHOUSE - 10-19-21	ge 58 1 WATERHOUSE - 10-19-21	Page 59
2 interest due under one of the notes that was	2 A. I don't recall specifically.	
3 tendered by an affiliate or himself should not	3 Q. Do you recall what year it was?	
4 have been made?	4 A. Yes.	
5 A. Yes.	5 Q. What year did the conversation with	
6 Q. Can you identify the payment for me?	6 Mr. Dondero take place that you just described?	
7 A. It would be for for NexPoint	7 A. 2020.	
8 Advisors.	8 Q. Okay. Do you remember if it was	
9 Q. Okay. And when did Mr. Dondero tell	9 December 2020?	
10 you that a payment that you had initiated on	10 A. It it I don't I don't	
11 behalf of NexPoint should not have been made?	11 recall what month specifically, but it would	
12 A. I wasn't initiating payment. It was	12 have been November or December.	
13 in the context of the I think you used this	13 Q. And we're talking here about a	
14 term, "the advisors," so NexPoint Advisors and	14 payment of principal and/or interest that was	
15 Highland Capital Management Fund Advisors had	15 due withdrawn.	
16 overpaid on certain agreements with Highland	16 We're talking here about a payment	
17 Capital Management, L.P. And as a part of that	17 of principal and interest that was applied	
18 process, the advisors what I was told at the	18 against NexPoint's note; correct?	
19 time were in talks and negotiations and	19 MS. DANDENEAU: Objection to form.	
20 discussions with Highland Capital Management,	20 A. I don't recall what that payment	
21 L.P., on offsets in relation to those	21 consisted of.	
22 overpayments.	22 Q. Is it possible that the payment you	
23 Q. When did this conversation take	23 have in mind related to the shared services	
24 place?	24 agreement?	
25 MS. DANDENEAU: Objection to form.	25 MS. DANDENEAU: Objection to form.	
Pag	ge 60	Page 61
1 WATERHOUSE - 10-19-21	ge 60 1 WATERHOUSE - 10-19-21	Page 61
1 WATERHOUSE - 10-19-21 2 A. No.	1 WATERHOUSE - 10-19-21 2 A. Yes, generally.	Page 61
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 61
1 WATERHOUSE - 10-19-21 2 A. No.	1 WATERHOUSE - 10-19-21 2 A. Yes, generally.	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was 	Page 61
 WATERHOUSE - 10-19-21 A. No. Q. Are you certain that the payment 4 that the payment that you have in mind related 	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form.	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes.	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment,	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did not approve of each of the loans that are in 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made?	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did not approve of each of the loans that are in dispute in advance of the time that the loan was made? MS. DANDENEAU: Objection to form. 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did not approve of each of the loans that are in dispute in advance of the time that the loan was made? MS. DANDENEAU: Objection to form. A. Given what is in the dispute, you 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero?	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did not approve of each of the loans that are in dispute in advance of the time that the loan was made? MS. DANDENEAU: Objection to form. A. Given what is in the dispute, you know, and and and the way things might 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form.	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and and and the way things might 15 yeah, I mean	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did not approve of each of the loans that are in dispute in advance of the time that the loan was made? MS. DANDENEAU: Objection to form. A. Given what is in the dispute, you know, and and and the way things might yeah, I mean Q. I am not asking about the dispute, 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and – and – and the way things might – 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall.	 WATERHOUSE - 10-19-21 A. Yes, generally. Q. Can you identify any loan that was ever made to an affiliate or to Mr. Dondero that Mr. Dondero did not approve of in advance? A. Other than the ones that are in dispute, I'm not aware. Q. Do you believe that Mr. Dondero did not approve of each of the loans that are in dispute in advance of the time that the loan was made? MS. DANDENEAU: Objection to form. A. Given what is in the dispute, you know, and and and the way things might yeah, I mean Q. I am not asking about the dispute, and it was probably my mistake to follow you there. 	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall. 19 Q. Thank you very much.	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and – and – and the way things might – 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you 18 there. 19 Were you aware of every loan made by	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall. 19 Q. Thank you very much. 20 Do you know if Mr. Dondero approved	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and and and the way things might 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you 18 there. 19 Were you aware of every loan made by 20 Highland to each of its affiliates and	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall. 19 Q. Thank you very much.	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and – and – and the way things might – 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you 18 there. 19 Were you aware of every loan made by 20 Highland to each of its affiliates and 21 Mr. Dondero while you were the CFO at the time	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall. 19 Q. Thank you very much. 20 Do you know if Mr. Dondero approved 21 in advance of each loan made to each affiliate 22 and himself during the time that you were the	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and — and — and the way things might — 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you 18 there. 19 Were you aware of every loan made by 20 Highland to each of its affiliates and 21 Mr. Dondero while you were the CFO at the time 22 each loan was made?	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall. 19 Q. Thank you very much. 20 Do you know if Mr. Dondero approved 21 in advance of each loan made to each affiliate 22 and himself during the time that you were the 23 CFO?	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and – and – and the way things might – 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you 18 there. 19 Were you aware of every loan made by 20 Highland to each of its affiliates and 21 Mr. Dondero while you were the CFO at the time 22 each loan was made? 23 A. Was I aware of every loan, yes.	Page 61
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Are you certain that the payment 4 that the payment that you have in mind related 5 to the promissory note that NexPoint issued in 6 favor of Highland? 7 MS. DANDENEAU: Objection to form. 8 A. Yes. 9 Q. Okay. Other than that one payment, 10 can you identify any other instance where 11 Mr. Dondero told you that a payment should not 12 have been applied against principal and 13 interest under any promissory note tendered by 14 any affiliate or Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Objection to 17 form. 18 A. Not that I recall. 19 Q. Thank you very much. 20 Do you know if Mr. Dondero approved 21 in advance of each loan made to each affiliate 22 and himself during the time that you were the	1 WATERHOUSE - 10-19-21 2 A. Yes, generally. 3 Q. Can you identify any loan that was 4 ever made to an affiliate or to Mr. Dondero 5 that Mr. Dondero did not approve of in advance? 6 A. Other than the ones that are in 7 dispute, I'm not aware. 8 Q. Do you believe that Mr. Dondero did 9 not approve of each of the loans that are in 10 dispute in advance of the time that the loan 11 was made? 12 MS. DANDENEAU: Objection to form. 13 A. Given what is in the dispute, you 14 know, and — and — and the way things might — 15 yeah, I mean 16 Q. I am not asking about the dispute, 17 and it was probably my mistake to follow you 18 there. 19 Were you aware of every loan made by 20 Highland to each of its affiliates and 21 Mr. Dondero while you were the CFO at the time 22 each loan was made?	Page 61

Page 62		Page 63
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	r ago oo
2 that were made to one of the affiliates or	2 that was made against principal and interest on	
3 Mr. Dondero during the time that you were the	3 any note tendered by any affiliate or	
4 CFO was made without Mr. Dondero's prior	4 Mr. Dondero that you didn't know about in	
5 knowledge and approval?	5 advance?	
6 A. Not that I recall.	6 A. I don't recall.	
7 Q. Thank you. In fact, do you as	7 Q. Other than Mr. Dondero withdrawn.	
8 the CFO, would you have allowed Highland to	8 Did anybody at Highland have the	
9 loan money to an affiliate or to Mr. Dondero	9 authority to make a payment against principal	
10 without obtaining Mr. Dondero's prior approval?	10 and interest due under a loan given to the	
11 MS. DANDENEAU: Objection to form.	11 affiliates and Mr. Dondero without your	
12 A. I can't there was so many times	12 knowledge and approval?	
13 over the years, I can't speak for every single	13 MS. DANDENEAU: Objection to form.	
14 one, but generally, yes, I I spoke to him.	14 A. Sorry, there was to make a	
15 Q. You you never you never	15 payment on an affiliate loan, what you are	
16 withdrawn. I will just take that.	16 saying would it require my knowledge and	
17 Can you recall any payment that was	17 approval, yes.	
18 ever made against principal and interest on a	18 Q. Okay. I appreciate that. Thank	
19 note that was issued in favor of Highland by an	19 you.	
20 affiliate or Mr. Dondero that you personally	20 Did anybody at Highland have the	
21 did not know about in advance?	21 authority, to the best of your knowledge, to	
22 A. There are so many through the years,	22 effectuate a loan to an affiliate without	
23 I don't I don't I don't recall every	23 Mr. Dondero's prior knowledge and approval?	
24 single one.	24 MS. DANDENEAU: Objection to form.	
25 Q. Okay. Can you identify any payment	25 A. I can't speak for all, but	
Page 64		Page 65
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes.	2 A. Not that I recall.	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with 	A. Not that I recall. Q. Are you aware that Mr. Dondero and	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment 	 2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against 	 A. Not that I recall. Q. Are you aware that Mr. Dondero and the affiliates withdrawn. Are you aware that Mr. Dondero 	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or 	 A. Not that I recall. Q. Are you aware that Mr. Dondero and the affiliates withdrawn. Are you aware that Mr. Dondero NexPoint, HCRE, and HCMS all contend that they 	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or Mr. Dondero to Highland? 	 A. Not that I recall. Q. Are you aware that Mr. Dondero and the affiliates withdrawn. Are you aware that Mr. Dondero NexPoint, HCRE, and HCMS all contend that they do not have to pay on any of the notes they 	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or Mr. Dondero to Highland? A. I don't are you saying, did I let 	 2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or Mr. Dondero to Highland? A. I don't are you saying, did I let Mr. Dondero know if a payment was made on any 	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean,	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or Mr. Dondero to Highland? A. I don't are you saying, did I let Mr. Dondero know if a payment was made on any affiliate or loan to Mr. Dondero? I mean, not not every no. 	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust?	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or Mr. Dondero to Highland? A. I don't are you saying, did I let Mr. Dondero know if a payment was made on any affiliate or loan to Mr. Dondero? I mean, not not every no. Q. Let me ask it this way: Did you 	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form.	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes.	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever learn	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero?	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever leam 16 that there was an oral agreement between Jim	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever learn 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to 18 form.	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever learn 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero?	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to 18 form. 19 MS. DANDENEAU: Objection to form.	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever leam 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero? 19 MS. DEITSCH-PEREZ: Object to the	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to 18 form. 19 MS. DANDENEAU: Objection to form. 20 A. No, I did not.	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever learn 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero? 19 MS. DEITSCH-PEREZ: Object to the 20 form.	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to 18 form. 19 MS. DANDENEAU: Objection to form. 20 A. No, I did not. 21 Q. Did Mr. Dondero ever tell you that a	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever learn 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero? 19 MS. DEITSCH-PEREZ: Object to the 20 form. 21 A. Yes.	Page 65
 WATERHOUSE - 10-19-21 generally, yes. Q. Did you personally communicate with Mr. Dondero to let him know each time a payment of principal or interest was being made against any note that was tendered by an affiliate or Mr. Dondero to Highland? A. I don't are you saying, did I let Mr. Dondero know if a payment was made on any affiliate or loan to Mr. Dondero? I mean, not not every no. Q. Let me ask it this way: Did you have a practice of informing Mr. Dondero when payments were made against principal and interest on any note that was tendered by an affiliate or Mr. Dondero? MS. DEITSCH-PEREZ: Objection to form. MS. DANDENEAU: Objection to form. A. No, I did not. Q. Did Mr. Dondero ever tell you that a payment of principal or interest had been made 	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever leam 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero? 19 MS. DEITSCH-PEREZ: Object to the 20 form. 21 A. Yes. 22 Q. Do you have any understanding as to	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to 18 form. 19 MS. DANDENEAU: Objection to form. 20 A. No, I did not. 21 Q. Did Mr. Dondero ever tell you that a 22 payment of principal or interest had been made 23 against a note that was tendered by an	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever learn 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero? 19 MS. DEITSCH-PEREZ: Object to the 20 form. 21 A. Yes. 22 Q. Do you have any understanding as to 23 the terms of that agreement?	Page 65
1 WATERHOUSE - 10-19-21 2 generally, yes. 3 Q. Did you personally communicate with 4 Mr. Dondero to let him know each time a payment 5 of principal or interest was being made against 6 any note that was tendered by an affiliate or 7 Mr. Dondero to Highland? 8 A. I don't are you saying, did I let 9 Mr. Dondero know if a payment was made on any 10 affiliate or loan to Mr. Dondero? I mean, 11 not not every no. 12 Q. Let me ask it this way: Did you 13 have a practice of informing Mr. Dondero when 14 payments were made against principal and 15 interest on any note that was tendered by an 16 affiliate or Mr. Dondero? 17 MS. DEITSCH-PEREZ: Objection to 18 form. 19 MS. DANDENEAU: Objection to form. 20 A. No, I did not. 21 Q. Did Mr. Dondero ever tell you that a 22 payment of principal or interest had been made	2 A. Not that I recall. 3 Q. Are you aware that Mr. Dondero and 4 the affiliates withdrawn. 5 Are you aware that Mr. Dondero 6 NexPoint, HCRE, and HCMS all contend that they 7 do not have to pay on any of the notes they 8 issued because they are subject to an oral 9 agreement between Mr. Dondero and Nancy 10 Dondero, in her capacity as the trustee of the 11 Dugaboy Investment Trust? 12 MS. DANDENEAU: Objection to form. 13 A. I didn't I didn't I didn't 14 know that it was all notes. 15 Q. Okay. Are you did you ever leam 16 that there was an oral agreement between Jim 17 Dondero and Nancy Dondero pertaining to any 18 notes issued by any affiliate or Mr. Dondero? 19 MS. DEITSCH-PEREZ: Object to the 20 form. 21 A. Yes. 22 Q. Do you have any understanding as to	Page 65

Page 66		Page 67
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 terms of the agreement?	2 Q. Do you know anything about do you	
3 A. That there were certain milestones	3 know what promissory notes the agreement	
4 that had to be reached.	4 covered?	
5 Q. Do you have any understanding of the	5 A. Idon't.	
6 terms of the agreement between Mr. Dondero and	6 Q. Do you know if if Jim and Nancy	
7 Nancy Dondero concerning any of the notes	7 Dondero entered into one agreement or more than	
8 issued by the affiliates or Mr. Dondero other	8 one agreement?	
9 than that there have to be milestones reached?	9 MS. DEITSCH-PEREZ: Object to the	
10 MS. DEITSCH-PEREZ: Object to the	10 form.	
11 form.	11 A. I don't know.	
12 A. There are milestones, I found out	12 Q. Do you know if the agreement is in	
13 yesterday, or there was some	13 writing?	
14 MS. DANDENEAU: Okay. I'm just	14 A. I don't know.	
15 going to object to the extent that you	15 Q. How did you learn of the existence	
16 learned anything in conversations with	16 of the agreement?	
17 counsel, please don't reveal that is	17 MS. DANDENEAU: Objection to form.	
18 privileged, and don't reveal any privileged	18 Again	
19 communications.	19 A. I don't I don't recall who told	
20 THE WITNESS: Okay.	20 me.	
21 A. So I'm not aware of anything else.	21 Q. You have no recollection of who told	
22 Q. Do you know what the milestones	22 you about this agreement between Jim and Nancy	
23 were?	23 Dondero?	
24 MS. DANDENEAU: Objection to form.	24 MS. DEITSCH-PEREZ: Object to the	
25 A. I don't.	25 form.	
Page 68	4 WATER 1010E 40 40 04	Page 69
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall.	2 where you understood that certain milestones	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the	2 where you understood that certain milestones3 had to be reached. Okay?	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement?	2 where you understood that certain milestones3 had to be reached. Okay?4 A. Uh-huh.	Page 69
 1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email?	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall.	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement?	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically.	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement?	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In – look, I mean, there are so	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In – look, I mean, there are so 14 many notes. I may be getting I believe it	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020.	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020.	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about 17 notes, sir. I'm asking about the agreement	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 17 Q. Okay. So you don't recall who 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about 17 notes, sir. I'm asking about the agreement 18 that you testified you knew about between Jim	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 17 Q. Okay. So you don't recall who 18 who informed you of the existence of the 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In – look, I mean, there are so 14 many notes. I may be getting – I believe it 15 was 2020. 16 Q. All right. I'm not asking about 17 notes, sir. I'm asking about the agreement 18 that you testified you knew about between Jim 19 and Don- — Nancy Dondero. Okay.	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 17 Q. Okay. So you don't recall who 18 who informed you of the existence of the 19 agreement; is that right? 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about 17 notes, sir. I'm asking about the agreement 18 that you testified you knew about between Jim 19 and Don Nancy Dondero. Okay. 20 Do you understand my question now?	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 17 Q. Okay. So you don't recall who 18 who informed you of the existence of the 19 agreement; is that right? 20 A. I don't recall. 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In – look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about 17 notes, sir. I'm asking about the agreement 18 that you testified you knew about between Jim 19 and Don Nancy Dondero. Okay. 20 Do you understand my question now? 21 Should I ask my question again?	 2 where you understood that certain milestones 3 had to be reached. Okay? 4 A. Uh-huh. 5 MS. DANDENEAU: Objection. 6 MS. DEITSCH-PEREZ: Object to the 7 form. 8 MR. MORRIS: Just defining a term, 9 what is the objection. 10 MS. DEITSCH-PEREZ: The objection 11 MR. MORRIS: I will move on. I will 12 move on. 13 MS. DEITSCH-PEREZ: John 14 Q. Sir, are you okay with that 15 definition of agreement? 16 A. Okay. 17 Q. Okay. So you don't recall who 18 who informed you of the existence of the 19 agreement; is that right? 20 A. I don't recall who told you the 	Page 69
1 WATERHOUSE - 10-19-21 2 A. I don't recall. 3 Q. Do you recall how you learned of the 4 agreement? 5 Was it in a meeting? Was it in a 6 phone call? Was it in an email? 7 A. I don't recall. 8 Q. Do you recall when you learned of 9 the agreement? 10 A. Not specifically. 11 Q. Do you recall what year you learned 12 of the agreement? 13 A. In look, I mean, there are so 14 many notes. I may be getting I believe it 15 was 2020. 16 Q. All right. I'm not asking about 17 notes, sir. I'm asking about the agreement 18 that you testified you knew about between Jim 19 and Don Nancy Dondero. Okay. 20 Do you understand my question now? 21 Should I ask my question again? 22 A. Yeah, sure. Go ahead.	 where you understood that certain milestones had to be reached. Okay? A. Uh-huh. MS. DANDENEAU: Objection. MS. DEITSCH-PEREZ: Object to the form. MR. MORRIS: Just defining a term, what is the objection. MS. DEITSCH-PEREZ: The objection MR. MORRIS: I will move on. I will move on. MS. DEITSCH-PEREZ: John Q. Sir, are you okay with that definition of agreement? A. Okay. Q. Okay. So you don't recall who who informed you of the existence of the agreement; is that right? A. I don't recall. Q. You don't recall who told you the terms of the agreement. 	Page 69

Page 70 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 71
2 about the agreement in a meeting, through an	2 A. I don't remember the I mean, it	
3 email, or through a phone call.	3 was sometime in 2021. I don't remember when.	
4 Do I have that right?	4 Q. All right. So to the best of your	
5 A. I don't recall.	5 recollection, it was in 2021 but you don't	
6 Q. Can you tell me when you learned of	6 recall if it was before or after you ceased to	
7 the agreement?	7 be a Highland employee.	
8 A. Idon't Idon't Idon't	8 Do I have that right?	
9 remember specifically.	9 A. Yeah, I mean, it was it was	
10 Q. Can you tell me if you learned of	10 likely after I was after I left Highland	
11 the agreement before or after the petition	11 because, if I put myself back into the last	
12 date?	12 days of of 2021, it was you know, the	
13 A. It would have been it would have	13 communications with Mr. Dondero were were	
14 been after.	14 were there weren't as many communications	
15 Q. Can you tell me if you learned of	15 because of the circumstances.	
16 the agreement before or after January 9th,	16 Q. And so based on that you believe	
17 2020?	17 that it is most likely that you learned of this	
18 A. It would have been after.	18 agreement sometime after you left Highland	
19 Q. Can you tell me if you learned of	19 employment?	
20 the agreement before or after you left Highland	20 A. I wouldn't use the term "most	
21 Capital Management in February of 2021?	21 likely." I don't recall specifically. I don't	
22 A. I don't I don't I don't know.	22 recall.	
23 Q. It is possible that you learned of	23 Q. Do you recall ever telling Jim Seery	
24 it while you were a Highland employee.	24 about this agreement?	
25 Do I have that right?	25 A. No, I don't I didn't tell	
Page 72		Page 73
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 Jim Seery.	2 at 11:02 your time. Let's come back, I	
3 Q. Did you tell anybody at DSI about	3 guess, at 15 at 11:15 your time.	
4 this agreement?	4 VIDEOGRAPHER: We're going off the	
5 A. No.	5 record at 11:02 a.m.	
6 Q. Did you tell any of Highland's	6 (Recess taken 11:02 a.m. to 11:20 a.m.)	
7 independent directors about this agreement?	7 VIDEOGRAPHER: We are back on the	
8 A. No.	8 record at 11:20 a.m.	
9 Q. Did you tell anybody at Pachulski	9 Q. Mr. Waterhouse, did you speak with	
10 Stang Ziehl & Jones about this agreement?	10 anybody during the break about this deposition?	
11 A. No.	11 A. No.	
12 Q. Did you tell any employee of	12 MS. DANDENEAU: Other than other	
13 Highland about this agreement?	13 than his counsel.	
14 A. No.	14 Q. Did you speak to your counsel about	
15 MS. DANDENEAU: Mr. Morris, it has	15 the substance of your deposition today?	
16 been an hour and a half. Is this a good	16 A. No, I didn't bring it up.	
17 time for a break?	17 Q. I didn't ask you if you brought it	
18 MR. MORRIS: Sure.	18 up. I asked you if you had any conversation	
19 Q. Mr. Waterhouse, I will just remind	19 with your lawyer about the substance of your	
20 you that during the break please don't speak	20 deposition.	
las de la las de la las de las	21 MS. DANDENEAU: Yes, he did.	
21 with anybody about the deposition, the		
22 substance of your testimony or anything else	22 Q. Can you tell me what the you	
22 substance of your testimony or anything else23 concerning the deposition. Okay?	22 Q. Can you tell me what the you 23 discussed?	
22 substance of your testimony or anything else	22 Q. Can you tell me what the you	

1 WATERHOUSE - 10-19-21	Page 74 Page 7 Page 7
	2 have to.
· · ·	
3 MR. MORRIS: So I just want to make	3 Q. Mr. Waterhouse, after learning about
4 sure that I understand. During the break	4 the agreement, did you ask anybody if the
5 you spoke with your client about the	5 agreement was reflected in a writing?
6 substance of this deposition; is that	6 MS. DANDENEAU: Objection to form.
7 right?	7 A. No.
8 MS. DANDENEAU: Yes, John.	8 Q. Did you ask anybody if the terms of
9 MR. MORRIS: And you refuse you	9 the agreement were memorialized anywhere?
10 refuse to let your client tell me what was	MS. DANDENEAU: Objection to form.
11 discussed; is that right?	11 MR. MORRIS: What is the
MS. DANDENEAU: That's correct.	12 A. No.
13 MR. MORRIS: You know, I had given	MS. DANDENEAU: Well, because you
14 the instruction prior to the break not to	14 keep talking about this agreement and I
15 speak with counsel. I would have	15 I – I think, Mr. Morris, that is really
16 appreciated	16 not clear what you mean by "the agreement."
17 MS. DANDENEAU: No, you didn't	17 And maybe you can just go back and restate
18 actually, that is not true, Mr. Morris.	18 what that is.
19 You said not to speak with anyone. We	19 MR. MORRIS: Okay. Your client has
20 never have interpreted that to mean	agreed with me twice on the definition, but
21 conversations with counsel. That's never	21 I will try one more time.
22 been I have never, ever heard that	22 Q. Mr. Waterhouse, do you understand
23 instruction.	23 that when I use the term "agreement," I'm
24 MR. MORRIS: Okay. We will we	24 referring to the agreement between Jim and
25 will we will deal with it when and if we	25 Nancy Dondero concerning certain promissory
	Page 76 Page 7
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 notes where you learned that one of the terms	2 MR. MORRIS: You know what, you
3 of the agreement was milestones reached?	3 guys, this is really wrong. It is really,
4 A. Okay.	4 really wrong. Okay?
5 Q. And did you understand that that was	5 I had the witness agree not once,
6 the the agreement that we were referring to	6 but twice to the definition of agreement.
7 every time we used the word "agreement" in this	7 Okay? I'm going to try and do it a third
8 deposition?	8 time.
9 A. I don't know anything about this	9 MS. DANDENEAU: No, but, please,
10 agreement. So, look, I do it I don't	10 John, really
11 know whether	11 MR. MORRIS: No, please stop
12 Q. Let's let's try this again.	12 talking. Please. It is my deposition.
13 A. Yeah. Look, I don't know what this	13 Object to questions.
14 agreement relates.	14 MS. DANDENEAU: No, but also you
15 MS. DEITSCH-PEREZ: John, John	15 instructed him that – that if you were
16 Q. Let me try	going if you were interrupting him, that
17 MS. DEITSCH-PEREZ: John, please let	17 he should remind you that you're
	18 interrupting him and and
the witness finish.	19 MR. MORRIS: Let him do that. Let
19 MR. MORRIS: Please stop. Please	
MR. MORRIS: Please stop. Pleasestop. Please stop talking.	20 him do that.
 MR. MORRIS: Please stop. Please stop. Please stop talking. MS. DEITSCH-PEREZ: No, you stop. 	20 him do that.21 MS. DANDENEAU: Okay. Well, you
 MR. MORRIS: Please stop. Please stop. Please stop talking. MS. DEITSCH-PEREZ: No, you stop. Let the witness 	20 him do that.
 MR. MORRIS: Please stop. Please stop. Please stop talking. MS. DEITSCH-PEREZ: No, you stop. Let the witness 	 20 him do that. 21 MS. DANDENEAU: Okay. Well, you 22 MR. MORRIS: Please stop talking. 23 A. Okay. I don't know any of the
 MR. MORRIS: Please stop. Please stop. Please stop talking. MS. DEITSCH-PEREZ: No, you stop. Let the witness 	 20 him do that. 21 MS. DANDENEAU: Okay. Well, you 22 MR. MORRIS: Please stop talking.

Page 78	4	Page 79
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 don't know who, I don't know when, as you	2 milestones that had to be reached; is that	
3 asked, sometime in '21, someone told me about	3 right?	
4 this or I don't honestly know I don't	4 MS. DANDENEAU: Objection to form.	
5 even recall exactly how I was made aware of	5 A. That was one of the words that was	
6 this, but I was. I don't know I don't know	6 used when I heard about it, yes.	
7 any of these details, and I'm getting again,	7 Q. And when you heard about this	
8 there is, you know, I I I had a passing	8 agreement that had a term in it concerning	
9 conversation with with Jim at some point	9 milestones reached, did you ask the person who	
10 on on some on the executive comp, and I'm	10 was telling you about the agreement whether or	
11 getting confused of what is what, because	11 not it was in writing?	
12 again, I don't know any of these details.	12 A. I did not.	
13 Q. Okay. Let me try again,	13 Q. Did you ask any questions at all?	
14 Mr. Waterhouse, and I apologize.	MS. DANDENEAU: Objection to form.	
15 Are you aware of any agreement	15 A. Not that I recall.	
16 between Jim Dondero and Nancy Dondero	16 Q. But do you understand that going	
17 concerning any promissory note that was given	17 forward, we're going to refer to the agreement	
18 to Highland by any affiliate or Mr. Dondero?	18 as the agreement that you just described that	
19 MS. DEITSCH-PEREZ: Object to the	19 you were	
20 form.	20 MS. DANDENEAU: Object to the form.	
21 A. I've heard of an agreement. That	21 A. Yes.	
22 is that is I mean, if you are using aware	22 Q. Okay. You don't have any personal	
23 as heard, sure.	23 knowledge concerning the terms of the	
24 Q. And you understand that one of the	24 agreement; correct?	
25 terms of the agreement is that it was based on	25 MS. DEITSCH-PEREZ: Object to the	
Page 80	1 WATERHOUSE - 10-19-21	Page 81
1 WATERHOUSE - 10-19-21		
2 form.	2 want to be clear that I never would have asked	
2 form.3 Q. You can answer.	2 want to be clear that I never would have asked3 you to appear at this deposition if your name	
 2 form. 3 Q. You can answer. 4 A. I don't I heard about the 	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 	
 2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 	
 2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 	
 form. Q. You can answer. A. I don't I heard about the agreement. I don't know anything I heard there was an agreement. That is again, as I testified before I said before, heard about 	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 	
 form. Q. You can answer. A. I don't I heard about the agreement. I don't know anything I heard there was an agreement. That is again, as I testified before I said before, heard about it, don't know the details. I believe it was 	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year.	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir?	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form.	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know.	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement?	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall.	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your	 2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your 19 information when you learned about the	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 19 guy. I really do.	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your 19 information when you learned about the 20 agreement?	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 19 guy. I really do. 20 MS. DEITSCH-PEREZ: I'm sure you do.	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your 19 information when you learned about the 20 agreement? 21 A. No, I don't I don't recall. I	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 19 guy. I really do. 20 MS. DEITSCH-PEREZ: I'm sure you do. 21 MR. MORRIS: I do. Stop.	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your 19 information when you learned about the 20 agreement?	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 19 guy. I really do. 20 MS. DEITSCH-PEREZ: I'm sure you do. 21 MR. MORRIS: I do. Stop. 22 MS. DEITSCH-PEREZ: You stop.	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your 19 information when you learned about the 20 agreement? 21 A. No, I don't I don't recall. I	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 19 guy. I really do. 20 MS. DEITSCH-PEREZ: I'm sure you do. 21 MR. MORRIS: I do. Stop.	
2 form. 3 Q. You can answer. 4 A. I don't I heard about the 5 agreement. I don't know anything I heard 6 there was an agreement. That is again, as I 7 testified before I said before, heard about 8 it, don't know the details. I believe it was 9 sometime this year. 10 Q. Do you have any personal knowledge 11 about the terms of the agreement, sir? 12 MS. DANDENEAU: Objection to form. 13 A. Other than what I have previously 14 discussed, I don't I don't know. 15 Q. Did did Mr. Dondero tell you 16 about the existence of the agreement? 17 A. I don't recall. 18 Q. Do you recall the source of your 19 information when you learned about the 20 agreement? 21 A. No, I don't I don't recall. I 22 don't remember. I just I heard about it	2 want to be clear that I never would have asked 3 you to appear at this deposition if your name 4 hadn't been included in responses to discovery 5 as to somebody with knowledge about the who 6 was told about the existence of the agreement. 7 That is what prompted me do this, 8 and I really do feel compelled to tell you that 9 I otherwise would never have called you as a 10 witness. So I regret that you're being put 11 through this today. I had no intention of 12 burdening you or taking your time, but that is 13 the reason that we issued the subpoena is 14 because certain of the defendants identified 15 you as somebody 16 MS. DEITSCH-PEREZ: Mr. Morris, you 17 are here to ask questions, not to have 18 MR. MORRIS: I feel badly for the 19 guy. I really do. 20 MS. DEITSCH-PEREZ: I'm sure you do. 21 MR. MORRIS: I do. Stop. 22 MS. DEITSCH-PEREZ: You stop.	

Page 82	T	Page 83
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 83
2 Q. Okay. Well, I hope that you	2 Q. Did you ever make	
3 appreciate what I'm saying here,	3 A. I don't know anything about these	
4 Mr. Waterhouse.	4 agreements.	
5 MS. DANDENEAU: All right. Let's go	5 Q. Did you ever make any effort to	
6 ahead and ask questions, and again, you're	6 determine which promissory notes are subject to	
7 entitled to probe his his knowledge	7 this agreement?	
8 of whatever knowledge he has about	8 A. No.	
9 this this agreement and	9 Q. Did you ever ask anybody which	
10 MR. MORRIS: That is what I'm doing.	10 promissory notes are subject to this agreement?	
11 MS. DANDENEAU: he will answer	11 A. No.	
12 the questions to the best that he can.	12 Q. Do you know if there is a list	
13 MR. MORRIS: That is what I'm doing.	13 anywhere of the promissory notes that are	
14 Q. Mr. Waterhouse, I take it you do not	14 subject to this agreement?	
15 know which promissory notes issued by which	15 A. I'm not aware.	
16 affiliates or Mr. Dondero are the subject of	16 Q. Have you ever seen the terms of the	
17 this agreement; do I have that right?	17 agreement written down anywhere?	
18 A. Yes, I don't I don't know.	18 A. No.	
19 Q. Do you know of any way to determine	19 Q. Have you ever asked anybody whether	
20 which promissory notes issued by the affiliates	20 the terms of the agreement were written down	
21 and Mr. Dondero are the subject of this	21 anywhere?	
· · · · · · · · · · · · · · · · · · ·	22 A. I have not.	
22 agreement other than asking Jim or Nancy23 Dondero?		
	23 Q. Did learning about the agreement	
24 MS. DANDENEAU: Objection to form.	24 cause you to do anything in response?	
25 A. I don't know.	25 MS. DANDENEAU: Objection to form.	
1		
Page 84	1 WATERHOUSE 10 10 21	Page 85
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 85
1 WATERHOUSE - 10-19-21 2 A. No.	2 as to the reason why Highland had its annual	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the	2 as to the reason why Highland had its annual3 financial statements audited each year.	Page 85
 1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier?	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this.	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine.	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct?	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes.	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC?	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those?	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes.	 2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct?	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my during my time as as	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my during my time as as 20 CFO, yes, PricewaterhouseCoopers was the	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know 20 what they were relying on.	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my during my time as as 20 CFO, yes, PricewaterhouseCoopers was the 21 auditor.	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know 20 what they were relying on. 21 Q. And	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my during my time as as 20 CFO, yes, PricewaterhouseCoopers was the	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know 20 what they were relying on.	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my during my time as as 20 CFO, yes, PricewaterhouseCoopers was the 21 auditor.	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know 20 what they were relying on. 21 Q. And	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't - I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my - during my time as as 20 CFO, yes, PricewaterhouseCoopers was the 21 auditor. 22 Q. Do you know why Highland had its 23 annual financial statements audited each year? 24 A. Generally.	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know 20 what they were relying on. 21 Q. And 22 A. You would have to ask them.	Page 85
1 WATERHOUSE - 10-19-21 2 A. No. 3 Q. Did anybody ever describe to you the 4 nature of the milestones that you referred to 5 earlier? 6 A. No, I don't I don't have any 7 details of this. 8 Q. That is fine. 9 PricewaterhouseCoopers served as 10 Highland's outside auditors prior to the 11 petition date; correct? 12 A. Yes. 13 Q. You refer to PricewaterhouseCoopers 14 as PwC? 15 A. Yes. 16 Q. PricewaterhouseCoopers audited 17 Highland's financial statements on an annual 18 basis; correct? 19 A. During my during my time as as 20 CFO, yes, PricewaterhouseCoopers was the 21 auditor. 22 Q. Do you know why Highland had its 23 annual financial statements audited each year?	2 as to the reason why Highland had its annual 3 financial statements audited each year. 4 A. From from time to time, they were 5 used or asked for, as part of diligence or 6 transactions or or things of that nature. 7 Q. And were they given to third parties 8 for purposes of diligence or transactions from 9 time to time? 10 A. As far as I'm aware, yes. 11 Q. And was it your understanding as the 12 CFO that the third parties who received the 13 financial statements in diligence or 14 transactions was going to rely on those? 15 MS. DANDENEAU: Objection to form. 16 A. I don't know I don't know gen 17 I don't know specifically what they were going 18 to rely on. You know, we would get requests 19 for audited financial statements. I don't know 20 what they were relying on. 21 Q. And 22 A. You would have to ask them. 23 Q. Did you personally play a role in	Page 85

_	D00			D 07
1	Page 86 WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	Page 87
2	MS. DANDENEAU: Objection to form.		was a there was a point it varies. It	
3	A. During my tenure as CFO, I played a	3	varies by year, in function, in time and, you	
4	very minimal role.	4	know, depending on the request, but yes, I	
5	Q. What was the minimal role that you		mean, there is there is	
1	played?	6	generally a point person of communication.	
7	A. You know, again, it was it was to	7	Q. And who was the point person from	
	check in with the team, to make sure that, you	8	2016 until the time you left Highland?	
	know, audit – the deadlines were being hit,	9	A. I don't I don't know	
10	information was being presented to the auditors	10		
11	in a in a timely fashion, but, you know,	11	know you know, someone on the corporate	
12	other than that, it was a very capable team		accounting team.	
13	that are still current employees of Highland	13	•	
14	and, you know, they they conducted 99	14		
15	percent of look, I don't want to give	15	,	
16	percentages. I mean, this is – but I – I –	16	•	
17	I played a minimal role towards the end.	17		
18	Before during my earlier years as	18		
19	CFO, I did more, and then as time went on, I	19		
			, ,	
20	did less in it.	20		
21	Q. Okay. Was there a person at	21	again, there was there was changes to the	
22	Highland who was responsible for overseeing	22		
23	Highland's participation in PwC's audit during	23	, , , ,	
24	the time that you were the CFO?	24		
25	Δ Yean I mean there was there	25	 Q. Did the folks who participated and 	
120	A. Yeah. I mean, there was – there		C. Did and tomo time paradipated and	
	Page 88			Page 89
1	Page 88 WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	Page 89
1 2	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or	1 2	WATERHOUSE - 10-19-21 If you if you talk to my team members, I'm	Page 89
1 2 3	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly?	1 2 3	WATERHOUSE - 10-19-21 If you if you talk to my team members, I'm not micromanaging people. I want people to	Page 89
1 2 3 4	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes.	1 2 3 4	WATERHOUSE - 10-19-21 If you – if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go	Page 89
1 2 3 4 5	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility	1 2 3 4 5	WATERHOUSE - 10-19-21 If you if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their	Page 89
1 2 3 4 5 6	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was	1 2 3 4 5 6	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers.	Page 89
1 2 3 4 5 6 7	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized?	1 2 3 4 5	WATERHOUSE - 10-19-21 If you if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was	Page 89
1 2 3 4 5 6 7 8	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that	1 2 3 4 5 6	WATERHOUSE - 10-19-21 If you if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to	Page 89
1 2 3 4 5 6 7 8	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors	1 2 3 4 5 6 7	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk	Page 89
1 2 3 4 5 6 7 8 9	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are	1 2 3 4 5 6 7 8 9	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit.	Page 89
1 2 3 4 5 6 7 8 9 10	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that — that is — my responsibility to the auditors was — again, is — and the CFO is to — we are providing accurate financial statements; right?	1 2 3 4 5 6 7 8 9 10	WATERHOUSE - 10-19-21 If you – if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit	Page 89
1 2 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any	1 2 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy	Page 89
1 2 3 4 5 6 7 8 9 10	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as	1 2 3 4 5 6 7 8 9 10 11 12 13	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate?	Page 89
1 2 3 4 5 6 7 8 9 10 11 12	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that — that is — my responsibility to the auditors was — again, is — and the CFO is to — we are providing accurate financial statements; right? And — and — and as part of any audit, we disclose all relevant information as part of any audit.	1 2 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 If you – if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't – I don't recall, you know,	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13	Page 88 WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	WATERHOUSE - 10-19-21 If you – if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't – I don't recall, you know, for every single – we're talking 2016, there	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18.	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that — that is — my responsibility to the auditors was — again, is — and the CFO is to — we are providing accurate financial statements; right? And — and — and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate?	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	WATERHOUSE - 10-19-21 If you if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't I don't recall, you know, for every single we're talking 2016, there would have been three years, 2016 to '17, '18. I don't we're we're going back	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that — that is — my responsibility to the auditors was — again, is — and the CFO is to — we are providing accurate financial statements; right? And — and — and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 If you – if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't I don't recall, you know, for every single we're talking 2016, there would have been three years, 2016 to '17, '18. I don't we're we're going back five years-plus. I don't you know, I don't	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general sense, yes. But, again, I mean, I had a	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18. I don't — we're — we're going back five years-plus. I don't — you know, I don't recall.	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that — that is — my responsibility to the auditors was — again, is — and the CFO is to — we are providing accurate financial statements; right? And — and — and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18. I don't — we're — we're going back five years-plus. I don't — you know, I don't recall.	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general sense, yes. But, again, I mean, I had a	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18. I don't — we're — we're going back five years-plus. I don't — you know, I don't recall.	Page 89
1 2 3 4 5 6 7 8 9 100 111 12 13 14 15 16 17 18 19 20	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general sense, yes. But, again, I mean, I had a very I had a very capable and competent	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	WATERHOUSE - 10-19-21 If you – if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't I don't recall, you know, for every single we're talking 2016, there would have been three years, 2016 to '17, '18. I don't we're we're going back five years-plus. I don't you know, I don't recall. Q. Did you have a practice that you employed to make sure that you were satisfied	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general sense, yes. But, again, I mean, I had a very I had a very capable and competent team. I wasn't managing them.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18. I don't — we're — we're going back five years-plus. I don't — you know, I don't recall. Q. Did you have a practice that you employed to make sure that you were satisfied that Highland's audit reports were true and	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that — that is — my responsibility to the auditors was — again, is — and the CFO is to — we are providing accurate financial statements; right? And — and — and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general sense, yes. But, again, I mean, I had a very — I had a very capable and competent team. I wasn't managing them. You know, part of what I do is I let	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18. I don't — we're — we're going back five years-plus. I don't — you know, I don't recall. Q. Did you have a practice that you employed to make sure that you were satisfied that Highland's audit reports were true and accurate to the best of your knowledge?	Page 89
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	WATERHOUSE - 10-19-21 ran the audit all report to you, directly or indirectly? A. Yes. Q. And did you have any responsibility for making sure that the audit report was accurate before it was finalized? A. Yeah. I mean, you know, that that is my responsibility to the auditors was again, is and the CFO is to we are providing accurate financial statements; right? And and and as part of any audit, we disclose all relevant information as part of any audit. Q. Okay. And as the CFO, did you take steps to make sure that the audit report was accurate? A. I mean, I would say in a general sense, yes. But, again, I mean, I had a very I had a very capable and competent team. I wasn't managing them. You know, part of what I do is I let the team I want managers to grow. I want	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	WATERHOUSE - 10-19-21 If you — if you talk to my team members, I'm not micromanaging people. I want people to learn and grow in their function so they can go on and do bigger and better things with their careers. And so, yes, generally I was responsible for it, but I wanted the team to learn and grow and be responsible for the bulk of the audit. Q. Did you personally review each audit report before it was finalized to satisfy yourself that it was accurate? A. I don't — I don't recall, you know, for every single — we're talking 2016, there would have been three years, 2016 to '17, '18. I don't — we're — we're going back five years-plus. I don't — you know, I don't recall. Q. Did you have a practice that you employed to make sure that you were satisfied that Highland's audit reports were true and accurate to the best of your knowledge?	Page 89

Page 90		Page 91
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 together accurate audited or accurate financial	2 reporting and disclosures of loans to	
3 statements is to your control environment.	3 affiliates and Mr. Dondero?	
4 So, you know, the so the practice	4 MS. DANDENEAU: Objection to form.	
5 was to maintain a stable control environment	5 A. I don't I don't recall	
6 which then the output is is accurate	6 Q. So you don't recall	
7 financial statements.	7 A the	
8 So so, you know, if I was	8 MS. DANDENEAU: Mr. Morris	
9 comfortable that the control environment was	9 A. I don't recall being uncomfortable.	
10 operating, then, you know, that would dictate	10 But, again, we're going back several years. I	
11 how I would you know, what I might or might	11 don't you know, the practice in an audit is	
12 not do in a given year.	12 to disclose all information to the auditors.	
13 Q. Okay. Do you recall ever being	13 And I don't I don't recall.	
14 uncomfortable with the control environment	14 Q. As part of the process of the audit,	
15 during the period that you served as CFO?	15 did you sign what is sometimes referred to as a	
16 A. Yeah. I mean, look, yes, there are	16 management representation letter?	
17 times you know, nothing is perfect. So	17 A. Yes.	
18 there were there were times when, yes, you	18 MR. MORRIS: Can we put up on the	
19 know there are times I learned I was	19 screen a document that we have premarked as	
20 uncomfortable with the control environment, and	20 Exhibit 33.	
21 that is part of the management of the process	21 (Exhibit 33 marked.)	
22 and having, you know and and working	22 MS. DANDENEAU: Mr. Morris, that is	
23 through whatever obstacles present themselves.	23 not in the binder; correct?	
24 Q. Okay. Were you ever uncomfortable	24 MR. MORRIS: Correct.	
25 with the control process as it related to	25 Q. So you will see, Mr. Waterhouse,	
Page 92		Page 93
	1 WATERLIOUSE 10.10.21	rage 33
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	rage 93
1 WATERHOUSE - 10-19-212 this is a letter dated June 3rd. And if we	2 materiality?	rage 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. 	2 materiality? 3 A. Yes.	rage 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 	2 materiality?3 A. Yes.4 Q. And for purposes of the audit, did	r age 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 9 MR. MORRIS: Okay. Can you go back 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 9 MR. MORRIS: Okay. Can you go back 10 to the top. 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 9 MR. MORRIS: Okay. Can you go back 10 to the top. 11 MS. DANDENEAU: Mr. Morris, can you 12 have somebody post this in the chat so that 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 9 MR. MORRIS: Okay. Can you go back 10 to the top. 11 MS. DANDENEAU: Mr. Morris, can you 12 have somebody post this in the chat so that 13 we have can have a copy of this, please. 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 9 MR. MORRIS: Okay. Can you go back 10 to the top. 11 MS. DANDENEAU: Mr. Morris, can you 12 have somebody post this in the chat so that 13 we have can have a copy of this, please. 14 MR. MORRIS: Yeah, sure. Asia, can 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 	raye 93
 1 WATERHOUSE - 10-19-21 2 this is a letter dated June 3rd. And if we 3 could go to the signature page. 4 And do you see that you and 5 Mr. Dondero signed this document? 6 A. Yes. 7 Q. That is your signature; right? 8 A. Yes. 9 MR. MORRIS: Okay. Can you go back 10 to the top. 11 MS. DANDENEAU: Mr. Morris, can you 12 have somebody post this in the chat so that 13 we have can have a copy of this, please. 14 MR. MORRIS: Yeah, sure. Asia, can 15 you do that, please. 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? 	 2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this.	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. Q. Okay. It says, Materiality used for 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this. 20 If Highland ever forgave the loan to	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. Q. Okay. It says, Materiality used for purposes of these representations is 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this. 20 If Highland ever forgave the loan to 21 any affiliate or any of its officers or	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. Q. Okay. It says, Materiality used for purposes of these representations is \$1.7 million. 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this. 20 If Highland ever forgave the loan to 21 any affiliate or any of its officers or 22 employees, in whole or in part, to the best of	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. Q. Okay. It says, Materiality used for purposes of these representations is \$1.7 million. Do you see that? 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this. 20 If Highland ever forgave the loan to 21 any affiliate or any of its officers or 22 employees, in whole or in part, to the best of 23 your knowledge, would that forgiveness have	raye 93
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. Q. Okay. It says, Materiality used for purposes of these representations is \$1.7 million. Do you see that? A. I do. 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this. 20 If Highland ever forgave the loan to 21 any affiliate or any of its officers or 22 employees, in whole or in part, to the best of 23 your knowledge, would that forgiveness have 24 been disclosed in the audited financial	raye 90
 WATERHOUSE - 10-19-21 this is a letter dated June 3rd. And if we could go to the signature page. And do you see that you and Mr. Dondero signed this document? A. Yes. Q. That is your signature; right? A. Yes. MR. MORRIS: Okay. Can you go back to the top. MS. DANDENEAU: Mr. Morris, can you have somebody post this in the chat so that we have can have a copy of this, please. MR. MORRIS: Yeah, sure. Asia, can you do that, please. Q. Okay. Do you see at the bottom of the second paragraph there is a reference to materiality? A. Yes. Q. Okay. It says, Materiality used for purposes of these representations is \$1.7 million. Do you see that? 	2 materiality? 3 A. Yes. 4 Q. And for purposes of the audit, did 5 PwC set the level of materiality each year? 6 A. Yes. 7 Q. Did that number change over time? 8 A. I'm not aware of what materiality is 9 every single year, so but, you know, this 10 number would likely fluctuate. 11 Q. Okay. I'm going to go back to a 12 question I asked you earlier today. And that 13 is in connection this letter is issued in 14 connection with the audit for the period ending 15 12/31/2018; correct? 16 A. Yes. 17 Q. Okay. And is it fair to say that if 18 any actually, withdrawn. I'm going to take 19 it outside of this. 20 If Highland ever forgave the loan to 21 any affiliate or any of its officers or 22 employees, in whole or in part, to the best of 23 your knowledge, would that forgiveness have	raye 90

Page 94	T	Page 95
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	rage 33
2 materiality that PwC established?	2 signed as well. I don't I don't recall.	
3 MS. DANDENEAU: Objection to form.	3 Q. But to the best of your knowledge,	
4 A. So, again, during my tenure as CFO,	4 you, personally, signed a management	
5 and Highland it was it is required to	5 representation letter in connection with	
6 disclose any affiliate loans that are in excess	6 Highland's audit each year that you served as	
7 of materiality.	7 the CFO; correct?	
8 Now, the forgiveness of those loans	8 A. I would say generally speaking,	
9 may or may not I mean, since materiality	9 Mr. Morris. I don't recall for every single	
10 fluctuates every year, a you know, if a loan	10 year, you know, generally, but I would want to	
11 was forgiven, it may or may not, you know	11 refer to all the rep letters and see who signed	
12 and, look, I would want to consult the guidance	12 them.	
13 around this.	13 Q. Do you recall Highland having its	
14 It is not something we do you	14 financial statements audited in any year during	
15 know, it is not you know, GAAP can be and	15 the period that you were a CFO where you didn't	
16 disclosures can be very specialized so, again,	16 sign the management representation letter?	
17 we want to consult the guidance. But we would	17 A. I don't recall. But, John, we're	
18 see if and what would need to be disclosed if	18 going back five, six, seven, eight, nine,	
19 it were deemed immaterial.	19 decade. I don't I don't remember.	
20 Q. Did you and Mr. Dondero sign	20 Q. I don't want to go back that many	
21 management representation letters of this type	21 decades, but I'm just asking you if you recall	
22 in each year in which you served as Highland's	22 that there was you didn't sign it?	
23 CFO?	23 A. I I I don't, but my memory	
24 A. I I I will speak for myself.	24 is again, I I I can't tell you what I	
25 I signed them. There may have been others that	25 did in 2012. I mean, I think generally, yes,	
Page 96		Page 97
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 97
1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I	2 management to sign management representation	Page 97
1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document.	2 management to sign management representation3 letters?	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 9 representation letter in connection with that 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 9 representation letter in connection with that 10 audit? 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 9 representation letter in connection with that 10 audit? 11 MS. DANDENEAU: Objection to form. 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 9 representation letter in connection with that 10 audit? 11 MS. DANDENEAU: Objection to form. 12 A. I don't believe it would, but, 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 9 representation letter in connection with that 10 audit? 11 MS. DANDENEAU: Objection to form. 12 A. I don't believe it would, but, 13 again, I would want to I don't recall and I 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 	Page 97
 1 WATERHOUSE - 10-19-21 2 but I don't I don't know for sure, and I 3 would want to rely on the document. 4 Q. Let me ask the question a little bit 5 differently then. 6 Do you have any reason to believe 7 that Highland had its annual financial audit 8 and you did not sign a management 9 representation letter in connection with that 10 audit? 11 MS. DANDENEAU: Objection to form. 12 A. I don't believe it would, but, 13 again, I would want to I don't recall and I 14 would want to confirm it to to make, you 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation 	 2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 18 understanding that you have as to why 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation letters? 	2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 18 understanding that you have as to why 19 management representation letters are required?	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation letters? MS. DANDENEAU: Objection to form. 	2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 18 understanding that you have as to why 19 management representation letters are required? 20 A. They are they are required to	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation letters? MS. DANDENEAU: Objection to form. A. Yes. I mean, it management 	2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 18 understanding that you have as to why 19 management representation letters are required? 20 A. They are they are required to 21 they are they are one of the items required	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation letters? MS. DANDENEAU: Objection to form. A. Yes. I mean, it management representation letters are signed by 	2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 18 understanding that you have as to why 19 management representation letters are required? 20 A. They are they are required to 21 they are they are one of the items required 22 in an audit to help verify completeness.	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation letters? MS. DANDENEAU: Objection to form. A. Yes. I mean, it management representation letters are signed by management. 	 management to sign management representation letters? MS. DEITSCH-PEREZ: Object to the form. A. I don't know why PwC's what PwC's specific practice is. I know generally what management representation letters are. Q. Okay. Do you personally I'm not asking about PwC. I'm asking for you I'm asking about you, do you have an understanding as to why the auditor asks for management representation letters? A. Okay. So you're asking me in my personal capacity, yes, I have a general understanding of why. Q. Can you give me the general understanding that you have as to why management representation letters are required? A. They are they are required to they are they are one of the items required in an audit to help verify completeness. Q. Do you have any any other 	Page 97
 WATERHOUSE - 10-19-21 but I don't I don't know for sure, and I would want to rely on the document. Q. Let me ask the question a little bit differently then. Do you have any reason to believe that Highland had its annual financial audit and you did not sign a management representation letter in connection with that audit? MS. DANDENEAU: Objection to form. A. I don't believe it would, but, again, I would want to I don't recall and I would want to confirm it to to make, you know, an affirmative to give an affirmative answer. Q. Do you know whether PwC required management to sign management representation letters? MS. DANDENEAU: Objection to form. A. Yes. I mean, it management representation letters are signed by 	2 management to sign management representation 3 letters? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. I don't know why PwC's what PwC's 7 specific practice is. I know generally what 8 management representation letters are. 9 Q. Okay. Do you personally I'm not 10 asking about PwC. I'm asking for you I'm 11 asking about you, do you have an understanding 12 as to why the auditor asks for management 13 representation letters? 14 A. Okay. So you're asking me in my 15 personal capacity, yes, I have a general 16 understanding of why. 17 Q. Can you give me the general 18 understanding that you have as to why 19 management representation letters are required? 20 A. They are they are required to 21 they are they are one of the items required 22 in an audit to help verify completeness.	Page 97

Page 98 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 99
2 A. That is that is other than	2 letter representation letter, yes.	
3 what I said, it is it is it is required	3 Q. Okay. Did you discuss this letter	
4 so to ensure that the you know, there	4 with Mr. Dondero before you signed it?	
5 is there is completeness in what is being	5 A. I don't recall.	
6 audited.	6 Q. Do you recall if Mr. Dondero asked	
7 Q. Did you did you have a practice	7 you any questions before he signed the letter?	
8 whereby you and Mr. Dondero conferred about the	8 A. I don't recall.	
9 management representation letters before you	9 Q. Do you recall if you asked	
10 signed them?	10 Mr. Dondero any questions before you signed	
11 A. No.	11 this letter?	
12 Q. Did you have a practice	12 A. I don't recall.	
13 withdrawn.	13 Q. Is it fair to say that Mr. Dondero	
14 Do you see just the next sentence	14 did not disclose to you the existence of the	
15 after the materiality, there is a sentence that	15 agreement that we have as we've defined that	
16 states: We confirm, to the best of our	16 term prior to the time you signed this letter?	
17 knowledge and belief, as of June 3rd, 2019, the	17 MS. DANDENEAU: Objection to form.	
18 date of your report, the following	18 A. I don't think I understand the	
19 representations made to you during your audit.	19 question. So, again, you are saying, did	
20 Do you see that sentence?	20 Mr. Dondero not disclose to me the existence of	
21 A. Yes.	21 this letter?	
22 Q. Okay. Did you understand when you	22 Q. No, I apologize.	
23 signed this letter that you were confirming the	23 Did Mr. Dondero disclose to you the	
24 representations that followed?	24 existence of the agreement prior to the time	
25 A. When I signed this management	25 you signed this letter on June 3rd, 2019?	
Page 100		Page 101
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	J
I	1 WATERHOUSE - 10-19-21	
2 A. The agreement the agreement that	2 again, I mean, I haven't looked at ASC 850 in	
2 A. The agreement the agreement that	2 again, I mean, I haven't looked at ASC 850 in	
A. The agreement the agreement that we talked about earlier?	2 again, I mean, I haven't looked at ASC 850 in3 quite some time, but, you know, if if there	
 2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 	
 2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 	
 2 A. The agreement – the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 	
 2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 	
 2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 9 they are in that control definition of ASC 850, 10 they would be picked up in 35D. 11 Q. Do you do you have any reason to 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 9 they are in that control definition of ASC 850, 10 they would be picked up in 35D. 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or	 2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 9 they are in that control definition of ASC 850, 10 they would be picked up in 35D. 11 Q. Do you do you have any reason to 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties.	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that?	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do.	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. Q. Okay. Would Mr. Dondero also 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. Q. Okay. Would Mr. Dondero also qualify as a related party for purposes of 	
2 A. The agreement – the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn – let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party?	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. Q. Okay. Would Mr. Dondero also qualify as a related party for purposes of Section 35D, to the best of your knowledge? 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party? 20 A. I don't recall.	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. Q. Okay. Would Mr. Dondero also qualify as a related party for purposes of Section 35D, to the best of your knowledge? A. Yeah, I don't I don't know. I 	
2 A. The agreement – the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn – let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party? 20 A. I don't recall. 21 Q. Do you know whether any of the	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. Q. Okay. Would Mr. Dondero also qualify as a related party for purposes of Section 35D, to the best of your knowledge? A. Yeah, I don't I don't know. I would think I would have to read the code 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party? 20 A. I don't recall. 21 Q. Do you know whether any of the 22 affiliates are related parties?	 again, I mean, I haven't looked at ASC 850 in quite some time, but, you know, if if there is a control language, you know, ASC 850, would that that section in GAAP would would pick up and define what are related parties. So, you know, like I said, if one of the four entities I just described, if if they are in that control definition of ASC 850, they would be picked up in 35D. Q. Do you do you have any reason to believe that they would be picked up in that definition, based on your knowledge and experience? A. I I believe that entities controlled under GAAP are are affiliates. Q. Okay. Would Mr. Dondero also qualify as a related party for purposes of Section 35D, to the best of your knowledge? A. Yeah, I don't I don't know. I would think I would have to read the code section to see if someone personally is it 	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party? 20 A. I don't recall. 21 Q. Do you know whether any of the 22 affiliates are related parties? 23 A. If if it was NexPoint, HCMFA,	2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 9 they are in that control definition of ASC 850, 10 they would be picked up in 35D. 11 Q. Do you do you have any reason to 12 believe that they would be picked up in that 13 definition, based on your knowledge and 14 experience? 15 A. I I believe that entities 16 controlled under GAAP are are affiliates. 17 Q. Okay. Would Mr. Dondero also 18 qualify as a related party for purposes of 19 Section 35D, to the best of your knowledge? 20 A. Yeah, I don't I don't know. I 21 would think I would have to read the code 22 section to see if someone personally is it 23 talking about related parties. So, look, if	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party? 20 A. I don't recall. 21 Q. Do you know whether any of the 22 affiliates are related parties? 23 A. If if it was NexPoint, HCMFA, 24 HCMS, HCRE, yeah, if if that is the	2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 9 they are in that control definition of ASC 850, 10 they would be picked up in 35D. 11 Q. Do you do you have any reason to 12 believe that they would be picked up in that 13 definition, based on your knowledge and 14 experience? 15 A. I I believe that entities 16 controlled under GAAP are are affiliates. 17 Q. Okay. Would Mr. Dondero also 18 qualify as a related party for purposes of 19 Section 35D, to the best of your knowledge? 20 A. Yeah, I don't I don't know. I 21 would think I would have to read the code 22 section to see if someone personally is it 23 talking about related parties. So, look, if 24 your own in control, yeah, I mean, I would have	
2 A. The agreement the agreement that 3 we talked about earlier? 4 Q. Correct. 5 A. Look, as I said earlier, the first 6 time I heard of this agreement was sometime 7 this year. 8 Q. Okay. Can we turn let's just 9 look at a couple of items on the list. If we 10 can go to page 33416. Do you see in Number 35 11 it talks about the proper recording or 12 disclosure in the financial statements of ND 13 relationships and transactions with related 14 parties. 15 Do you see that? 16 A. I do. 17 Q. As the CFO, do you have any 18 understanding as to whether Dugaboy is a 19 related party? 20 A. I don't recall. 21 Q. Do you know whether any of the 22 affiliates are related parties? 23 A. If if it was NexPoint, HCMFA,	2 again, I mean, I haven't looked at ASC 850 in 3 quite some time, but, you know, if if there 4 is a control language, you know, ASC 850, would 5 that that section in GAAP would would 6 pick up and define what are related parties. 7 So, you know, like I said, if one 8 of the four entities I just described, if if 9 they are in that control definition of ASC 850, 10 they would be picked up in 35D. 11 Q. Do you do you have any reason to 12 believe that they would be picked up in that 13 definition, based on your knowledge and 14 experience? 15 A. I I believe that entities 16 controlled under GAAP are are affiliates. 17 Q. Okay. Would Mr. Dondero also 18 qualify as a related party for purposes of 19 Section 35D, to the best of your knowledge? 20 A. Yeah, I don't I don't know. I 21 would think I would have to read the code 22 section to see if someone personally is it 23 talking about related parties. So, look, if	

D 400		D
Page 102 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 103
2 Q. To the best of your knowledge, was	2 June 3rd, 2019, did Highland disclose to PwC	
3 the existence of the agreement ever disclosed	3 the identity of the partnership's related	
4 to PwC?	4 parties and all the related party relationships	
5 A. I'm not I'm not aware.	5 and transactions of which it was aware?	
6 Q. Do you recall if the agreement was	6 A. I mean, I can speak for myself as	
7 ever disclosed in Highland's audited financial	7 signer of this representation letter. I	
8 statements?	8 disclosed what what, you know, what	
9 A. I don't I don't remember if it	9 what what I knew. Sorry, look, yes, so I	
10 was in every Highland's audited financial	10 I disclosed what I knew.	
11 statements during my tenure. We would have to	11 Q. Okay. Can we go to page 419. Do	
12 read the financial statements to see what was	12 you see at the end there is a reference to	
13 disclosed, but I'm not I mean, as I sit here	13 events that occurred since the end of the	
14 today, I'm not aware.	14 fiscal year and the date of the letter?	
15 Q. That is all I'm asking for.	15 A. Yes.	
16 A. I'm not aware.	16 Q. And were you aware of that of	
17 Q. Can we go to the next page, please,	17 that provision of the management representation	
18 and look at 36. 36 says, we have disclosed to	18 letter before you signed the document?	
19 you the identity of the partnership's related	19 A. Yes.	
20 party relationships and all the related party	20 Q. Do you have an understanding as to	
21 relationships and transactions of which we are	21 why PwC asked for that confirmation of that	
22 aware.	22 particular part of the management	
23 Do you see that?	23 representation letter?	
24 A. Yes.	24 A. It is – it is just – it	
25 Q. To the best of your knowledge, as of	25 is a typical audit request.	
	71	
D 404		D 405
Page 104 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 105
1 WATERHOUSE - 10-19-21		Page 105
1 WATERHOUSE - 10-19-21	2 Canty could please put that in the chat	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have	2 Canty could please put that in the chat	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we will put every document in the chat room. 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we will put every document in the chat room. 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we will put every document in the chat room. Q. Now, I'm just going to ask you questions that are related to the provisions of 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we will put every document in the chat room. Q. Now, I'm just going to ask you questions that are related to the provisions of this report that concern the affiliate loans, 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is it is a	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we will put every document in the chat room. Q. Now, I'm just going to ask you questions that are related to the provisions of this report that concern the affiliate loans, but again, Mr. Waterhouse, if there is any part 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded	 Canty could please put that in the chat room, that would be great. MR. MORRIS: I will assure you we will put every document in the chat room. Q. Now, I'm just going to ask you questions that are related to the provisions of this report that concern the affiliate loans, but again, Mr. Waterhouse, if there is any part of the document that you need to see or that 	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes.	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize,	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize, 13 but did you ever learn when the agreement was	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that?	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize,	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes.	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize, 13 but did you ever learn when the agreement was 14 entered into? 15 A. I don't I don't like I said	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize, 13 but did you ever learn when the agreement was 14 entered into? 15 A. I don't I don't like I said 16 before, I don't know or have any details of the	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize, 13 but did you ever learn when the agreement was 14 entered into? 15 A. I don't I don't like I said 16 before, I don't know or have any details of the 17 agreement.	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize, 13 but did you ever learn when the agreement was 14 entered into? 15 A. I don't I don't like I said 16 before, I don't know or have any details of the 17 agreement. 18 Q. Okay. Did you ever ask anybody when	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st,	Page 105
WATERHOUSE - 10-19-21 Q. And do you understand do you have an understanding that PwC wanted to know that as of the date of the audit whether any material changes had occurred since the end of the fiscal year, using the definition of materiality that is in this particular management representation letter? A. It it is it is a it is as described. It is just a poorly worded tquestion, so it is hard for me to say yes. Q. If I asked you this, I apologize, but did you ever learn when the agreement was dentered into? A. I don't I don't like I said before, I don't know or have any details of the agreement. Q. Okay. Did you ever ask anybody when the agreement was entered into?	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st, 19 2018?	Page 105
1 WATERHOUSE - 10-19-21 2 Q. And do you understand do you have 3 an understanding that PwC wanted to know that 4 as of the date of the audit whether any 5 material changes had occurred since the end of 6 the fiscal year, using the definition of 7 materiality that is in this particular 8 management representation letter? 9 A. It it is it is it is a 10 it is as described. It is just a poorly worded 11 question, so it is hard for me to say yes. 12 Q. If I asked you this, I apologize, 13 but did you ever learn when the agreement was 14 entered into? 15 A. I don't I don't like I said 16 before, I don't know or have any details of the 17 agreement. 18 Q. Okay. Did you ever ask anybody when 19 the agreement was entered into? 20 A. I did not.	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st, 19 2018? 20 A. Yes.	Page 105
WATERHOUSE - 10-19-21 Q. And do you understand do you have an understanding that PwC wanted to know that as of the date of the audit whether any material changes had occurred since the end of the fiscal year, using the definition of materiality that is in this particular management representation letter? A. It it is it is it is a it is as described. It is just a poorly worded question, so it is hard for me to say yes. Q. If I asked you this, I apologize, but did you ever learn when the agreement was entered into? A. I don't I don't like I said before, I don't know or have any details of the agreement. Q. Okay. Did you ever ask anybody when the agreement was entered into? A. I did not. C. Let's look at the audited financial	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st, 19 2018? 20 A. Yes. 21 Q. If we can go to I think it is the	Page 105
WATERHOUSE - 10-19-21 Q. And do you understand do you have an understanding that PwC wanted to know that as of the date of the audit whether any material changes had occurred since the end of the fiscal year, using the definition of materiality that is in this particular management representation letter? A. It it is it is it is a it is as described. It is just a poorly worded question, so it is hard for me to say yes. Q. If I asked you this, I apologize, but did you ever learn when the agreement was entered into? A. I don't I don't like I said before, I don't know or have any details of the agreement. Q. Okay. Did you ever ask anybody when the agreement was entered into? A. I did not. Let's look at the audited financial statements. We will put up on the screen a	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st, 19 2018? 20 A. Yes. 21 Q. If we can go to I think it is the 22 next one, looking for PwC's signature line.	Page 105
WATERHOUSE - 10-19-21 Q. And do you understand do you have an understanding that PwC wanted to know that as of the date of the audit whether any material changes had occurred since the end of the fiscal year, using the definition of materiality that is in this particular management representation letter? A. It it is it is it is a it is as described. It is just a poorly worded question, so it is hard for me to say yes. Q. If I asked you this, I apologize, but did you ever learn when the agreement was entered into? A. I don't I don't like I said before, I don't know or have any details of the agreement. Q. Okay. Did you ever ask anybody when the agreement was entered into? A. I did not. A. I did not. C. Let's look at the audited financial statements. We will put up on the screen a document that has been premarked as Exhibit 34.	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st, 19 2018? 20 A. Yes. 21 Q. If we can go to I think it is the 22 next one, looking for PwC's signature line. 23 MS. CANTY: I'm sorry, John, did you	Page 105
WATERHOUSE - 10-19-21 Q. And do you understand do you have an understanding that PwC wanted to know that as of the date of the audit whether any material changes had occurred since the end of the fiscal year, using the definition of materiality that is in this particular management representation letter? A. It it is it is it is a it is as described. It is just a poorly worded question, so it is hard for me to say yes. Q. If I asked you this, I apologize, but did you ever learn when the agreement was entered into? A. I don't I don't like I said before, I don't know or have any details of the agreement. Q. Okay. Did you ever ask anybody when the agreement was entered into? A. I did not. Let's look at the audited financial statements. We will put up on the screen a	2 Canty could please put that in the chat 3 room, that would be great. 4 MR. MORRIS: I will assure you we 5 will put every document in the chat room. 6 Q. Now, I'm just going to ask you 7 questions that are related to the provisions of 8 this report that concern the affiliate loans, 9 but again, Mr. Waterhouse, if there is any part 10 of the document that you need to see or that 11 you think you might need to see in order to 12 refresh your recollection to answer any of my 13 questions, will you let me know that? 14 A. Yes. 15 Q. Because this is a pretty lengthy 16 document, but do you see that the cover page 17 here is the Highland consolidated financial 18 statements for the period ending December 31st, 19 2018? 20 A. Yes. 21 Q. If we can go to I think it is the 22 next one, looking for PwC's signature line.	Page 105

1 WATERHOUSE - 10-19-21	ge 106 1 WATERHOUSE - 10-19-21	Page 107
2 page. I think it is 215. Yes, stop right	2 under the affiliate under the notes signed by	
3 there, just above I'm sorry, I want to	3 the affiliates and Mr. Dondero?	
4 see just the date of the report.	4 MR. RUKAVINA: Objection to the	
5 Q. Okay. Do you see at the bottom of	5 extent that calls for a legal conclusion.	
6 that page there, Mr. Waterhouse,	6 A. I mean, I would want to see the	
7 PricewaterhouseCoopers has signed this audit	7 detail and the build to this \$173,398,000, but,	
8 report?	8 yes, I mean, if if given what we	
9 A. Yes, I see their signature.	9 discussed before, you know, it it should	
10 Q. Okay. And it is the dated same day	10 capture that.	
11 as your management representation letter; is	11 Q. And and while you were the CFO of	
12 that right?	12 Highland, were all notes held by Highland that	
13 A. It is yes, it is the same day.	13 were issued by an affiliate or Mr. Dondero	
14 Q. Was that the practice to sign the	14 carried as assets on Highland's balance sheets?	
15 management representation letter on the same	15 MS. DANDENEAU: Objection to form.	
16 day that the audit report was signed?	16 MS. DEITSCH-PEREZ: Object to form.	
17 A. Yes, that is typical in every audit.	17 A. I don't I don't know how else	
18 Q. Can we just scroll down to the	18 they would be carried.	
19 balance sheet on the next page.	19 Q. Okay. Can you think of any are	
20 Do you see that there is a line	20 you aware of any promissory note issued by an	
·	21 affiliate or Mr. Dondero that was not carried	
21 there that says, Notes and Other Amounts Due22 from Affiliates?		
	 22 on Highland's audited financial balance sheets? 23 A. I'm I'm I'm not aware. 	
24 Q. Does that line, to the best of your	24 Q. Okay. Are you aware of any category	
LOE transitadas include the emplicate that were due	OF of agest on Highland's belongs sheet in which	
25 knowledge, include the amounts that were due	25 of asset on Highland's balance sheet in which	
Page	ge 108	Page 109
1 WATERHOUSE - 10-19-21	pe 108 1 WATERHOUSE - 10-19-21	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an	ge 108 1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know.	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included?	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form.	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again.	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates?	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP,	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet?	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line.	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes.	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line.	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates;	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total 14 asset base as of December 31st, 2018, was	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right?	WATERHOUSE - 10-19-21 Now, does that mean absolute? I don't know. Q. Do you have any reason to believe that the promissory notes would have been carried on the balance sheet in a category other than Notes and Other Amounts Due from Affiliates? A. If they were deemed no. If they were deemed an affiliate, you know, under GAAP, they should be carried in that line. Otherwise, it would go into another line. Q. Okay. And do you see the total asset base as of December 31st, 2018, was approximately \$1.04 billion?	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes.	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total 14 asset base as of December 31st, 2018, was 15 approximately \$1.04 billion? 16 A. Yes.	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude	1 WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total 14 asset base as of December 31st, 2018, was 15 approximately \$1.04 billion? 16 A. Yes. 17 Q. Is my math correct that the Notes	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and	WATERHOUSE - 10-19-21 Now, does that mean absolute? I don't know. Q. Do you have any reason to believe that the promissory notes would have been carried on the balance sheet in a category other than Notes and Other Amounts Due from Affiliates? A. If they were deemed no. If they were deemed an affiliate, you know, under GAAP, they should be carried in that line. Chterwise, it would go into another line. Q. Okay. And do you see the total asset base as of December 31st, 2018, was proximately \$1.04 billion? A. Yes. Results of the work of the correct that the Notes and Other Amounts Due from Affiliates	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and 19 Mr. Dondero are included in that line item;	Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total 14 asset base as of December 31st, 2018, was 15 approximately \$1.04 billion? 16 A. Yes. 17 Q. Is my math correct that the Notes 18 and Other Amounts Due from Affiliates 19 constituted approximately 17 percent of	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and 19 Mr. Dondero are included in that line item; 20 right?	WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total 14 asset base as of December 31st, 2018, was 15 approximately \$1.04 billion? 16 A. Yes. 17 Q. Is my math correct that the Notes 18 and Other Amounts Due from Affiliates 19 constituted approximately 17 percent of 20 Highland's assets as of the end of 2018?	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and 19 Mr. Dondero are included in that line item; 20 right? 21 A. Yes, based on this description.	WATERHOUSE - 10-19-21 2 Now, does that mean absolute? I 3 don't know. 4 Q. Do you have any reason to believe 5 that the promissory notes would have been 6 carried on the balance sheet in a category 7 other than Notes and Other Amounts Due from 8 Affiliates? 9 A. If they were deemed no. If they 10 were deemed an affiliate, you know, under GAAP, 11 they should be carried in that line. 12 Otherwise, it would go into another line. 13 Q. Okay. And do you see the total 14 asset base as of December 31st, 2018, was 15 approximately \$1.04 billion? 16 A. Yes. 17 Q. Is my math correct that the Notes 18 and Other Amounts Due from Affiliates 19 constituted approximately 17 percent of 20 Highland's assets as of the end of 2018? 21 A. Well, so how are you defining	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and 19 Mr. Dondero are included in that line item; 20 right? 21 A. Yes, based on this description. 22 Again, I would want to see a build of this to	WATERHOUSE - 10-19-21 Now, does that mean absolute? I don't know. Q. Do you have any reason to believe that the promissory notes would have been carried on the balance sheet in a category ther than Notes and Other Amounts Due from Affiliates? A. If they were deemed no. If they were deemed an affiliate, you know, under GAAP, they should be carried in that line. Otherwise, it would go into another line. Q. Okay. And do you see the total asset base as of December 31st, 2018, was proximately \$1.04 billion? A. Yes. Q. Is my math correct that the Notes and Other Amounts Due from Affiliates constituted approximately 17 percent of Highland's assets as of the end of 2018? Highland?	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and 19 Mr. Dondero are included in that line item; 20 right? 21 A. Yes, based on this description. 22 Again, I would want to see a build of this to 23 100 percent confirm, but based on the	WATERHOUSE - 10-19-21 Now, does that mean absolute? I don't know. Q. Do you have any reason to believe that the promissory notes would have been carried on the balance sheet in a category other than Notes and Other Amounts Due from Affiliates? A. If they were deemed no. If they were deemed an affiliate, you know, under GAAP, they should be carried in that line. Cotherwise, it would go into another line. Q. Okay. And do you see the total asset base as of December 31st, 2018, was proximately \$1.04 billion? A. Yes. Q. Is my math correct that the Notes and Other Amounts Due from Affiliates constituted approximately 17 percent of Highland's assets as of the end of 2018? A. Well, so how are you defining Highland? A. Highland Capital Management, L.P.,	Page 109
1 WATERHOUSE - 10-19-21 2 any of the promissory notes issued by an 3 affiliate or Mr. Dondero would have been 4 included? 5 MS. DANDENEAU: Objection to form. 6 A. Sorry, am I aware of any asset of an 7 affiliate being included 8 Q. That let me let me try again. 9 Do you see there is a number of 10 different assets that are described on this 11 balance sheet? 12 A. Yes. 13 Q. One of the assets that is described 14 is Notes and Other Amounts Due from Affiliates; 15 right? 16 A. Yes. 17 Q. And it is reasonable to conclude 18 that the notes from the affiliates and 19 Mr. Dondero are included in that line item; 20 right? 21 A. Yes, based on this description. 22 Again, I would want to see a build of this to	WATERHOUSE - 10-19-21 Now, does that mean absolute? I don't know. Q. Do you have any reason to believe that the promissory notes would have been carried on the balance sheet in a category ther than Notes and Other Amounts Due from Affiliates? A. If they were deemed no. If they were deemed an affiliate, you know, under GAAP, they should be carried in that line. Otherwise, it would go into another line. Q. Okay. And do you see the total asset base as of December 31st, 2018, was proximately \$1.04 billion? A. Yes. Q. Is my math correct that the Notes and Other Amounts Due from Affiliates constituted approximately 17 percent of Highland's assets as of the end of 2018? Highland?	Page 109

Page 110 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 111
2 A. On a consolidated or unconsolidated	2 Other Amounts Due from Affiliates?	
3 basis?	3 A. Sorry, I can't see the the	
4 Q. I'm looking at the balance sheet.	4 Q. It is at the top.	
5 It is a consolidated balance sheet. Okay?	5 A. Notes and Other Amounts Due from	
6 Does the Notes and Other Amounts Due	6 Affiliates, yes, I see that. I don't - I	
7 from Affiliates constitute approximately	7 don't have a page number, but I'm on a page	
8 17 percent of the total assets of Highland	8 that says at the top: Notes and Other Amounts	
9 Capital Management, L.P., on a consolidated	9 Due from Affiliates.	
10 basis?	10 Q. Okay. And that is the same title of	
11 MS. DANDENEAU: Objection to form.	11 the line item on the balance sheet that we just	
12 A. I don't have a calculator in front	12 looked at; right? Notes and Other Amounts Due	
13 of me but I will take your math, if you are	13 from Affiliates?	
14 taking the 173 divided by the billion.	14 A. Yes.	
15 Q. Okay.	15 Q. And is it your understanding, based	
16 A. If that is accurate, yes. But,	16 on your experience and knowledge as the CFO,	
17 again, on a consolidated basis.	17 that this is the section of the narrative that	
18 Q. And on an unconsolidated basis the	18 ties into the line item that we just looked at?	
19 percentage would be higher; correct?	19 A. Yes.	
20 A. I no. I don't know.	20 Q. And is this section of the audit	
21 Q. Well, okay. That is fair.	21 report intended to describe and disclose all of	
22 MR. MORRIS: Can we turn to	22 the material facts concerning the Notes and	
23 page 241, please.	23 Other Amounts Due from Affiliates?	
24 Q. Do you see that this is a section of	24 MS. DANDENEAU: Objection, form.	
25 the audit report that is entitled Notes and	25 A. This these notes these notes	
25 and addit report and the ornalist visites and	7 11 11 10 10	
Page 112	1 WATERHOUSE - 10-19-21	Page 113
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose	2 reliable?	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation	2 reliable? 3 A. I didn't I had concerns about,	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item.	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 	Page 113
 WATERHOUSE - 10-19-21 of the financial statements are the purpose is to disclose any material items in relation to that balance sheet line item. Q. Okay. And all of the information, 	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are — the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct?	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team.	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting	 2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure?	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes.	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented.	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was 19 accurate and complete?	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts 19 Due from Affiliates?	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was 19 accurate and complete? 20 MS. DANDENEAU: Objection to form.	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts 19 Due from Affiliates? 20 MS. DANDENEAU: Objection to form.	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was 19 accurate and complete? 20 MS. DANDENEAU: Objection to form. 21 A. Not that I recall.	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts 19 Due from Affiliates? 20 MS. DANDENEAU: Objection to form. 21 A. You know, as as I didn't have	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was 19 accurate and complete? 20 MS. DANDENEAU: Objection to form. 21 A. Not that I recall. 22 Q. Okay. Do you recall ever being	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts 19 Due from Affiliates? 20 MS. DANDENEAU: Objection to form. 21 A. You know, as as I didn't have 22 direct conversations with	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was 19 accurate and complete? 20 MS. DANDENEAU: Objection to form. 21 A. Not that I recall. 22 Q. Okay. Do you recall ever being 23 concerned that any portion of the Notes and	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts 19 Due from Affiliates? 20 MS. DANDENEAU: Objection to form. 21 A. You know, as as I didn't have 22 direct conversations with 23 PricewaterhouseCoopers as I had, you know	Page 113
1 WATERHOUSE - 10-19-21 2 of the financial statements are the purpose 3 is to disclose any material items in relation 4 to that balance sheet line item. 5 Q. Okay. And all of the information, 6 to the best of your knowledge, that is set 7 forth in this section of the audit report was 8 provided by Highland; correct? 9 A. Yes, it would have been provided by 10 the corporate accounting team. 11 Q. Okay. And the corporate accounting 12 team, did that team report to you in the 13 organizational structure? 14 A. Yes. 15 Q. And did you have any concerns about 16 the controls that were in place to make sure 17 that the information provided with respect to 18 Notes and Other Amounts Due from Affiliates was 19 accurate and complete? 20 MS. DANDENEAU: Objection to form. 21 A. Not that I recall. 22 Q. Okay. Do you recall ever being	2 reliable? 3 A. I didn't I had concerns about, 4 you know, like I talked about before, of there 5 were there were potentially issues in the 6 control environment. But as far as it relates 7 to the audited financial statements, any the 8 team would work with the auditors to disclose 9 all all notes in Highland's possession. 10 And any any notes that were 11 deemed material by the auditor, right, these 12 were disclosed in these in this section, you 13 know, in in the notes to the consolidated 14 financial statements as you presented. 15 Q. Do you recall ever having a 16 conversation with anybody at any time 17 concerning the accuracy of the section of audit 18 reports that relates to Notes and Other Amounts 19 Due from Affiliates? 20 MS. DANDENEAU: Objection to form. 21 A. You know, as as I didn't have 22 direct conversations with	Page 113

	Page 114 Page 1
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 being the point person of this audit. And I	2 accuracy of the section of the audit reports
3 can't recall, you know, when you know, I	3 called Notes and Other Amounts Due from
4 don't even know if I was ever the point person	4 Affiliates; correct?
5 during my tenure as CFO.	5 MS. DANDENEAU: Object to the form.
6 I don't know if PwC had any concerns	6 MS. DEITSCH-PEREZ: Objection to
7 when they were performing those audit	7 form.
8 procedures. They may have and they may have	8 A. I don't recall having any
9 and it may not have been communicated to me. I	9 conversations. But, again, I mean, this is
10 don't know.	10 this is two years ago.
11 MR. MORRIS: All right. I move to	11 Q. I'm just asking for your
12 strike.	12 recollection, sir.
13 Q. And I'm going to ask you to listen	13 A. Yes.
14 carefully to my question.	14 Q. If you don't recall, this will
15 Did you do you recall ever having	15 A. Yeah.
16 a conversation with anybody at any time	16 Q. (Overspeak) if you don't
17 concerning the accuracy of the reporting	17 recall
18 provided in the audited financial statement on	18 A. Yeah, I don't I don't recall.
19 the topic of Notes and Other Amounts Due?	19 Q. Do you know who was responsible for
20 MS. DANDENEAU: Objection to form.	20 drafting the audit report?
21 A. I don't recall for this, but that	21 A. Are you asking the actual Highland
22 doesn't mean that it didn't exist.	22 employee responsible? I mean, it was
23 Q. Okay. But you have no reason to	23 Highland's responsibility, so, I mean, that
24 believe, as you sit here right now, that you	24 is
25 ever discussed with anybody concerns over the	25 Q. Right.
	Page 116 Page 1
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 A Highland's responsibility.	2 audit report is incomplete or inaccurate in any
3 Highland's responsibility.	3 way?
4 Q. Who, at Highland, was responsible	4 And I'm happy to give you a moment
5 for drafting this section of the audit report?	5 to to look at it, if you would like.
6 A. I I don't know the answer to	6 MS. DANDENEAU: Objection to form.
7 that. Again, there was a team who worked on	7 MS. DEITSCH-PEREZ: Same.
8 this. And I don't know, you know, whether it	8 A. I mean, I would have to look at – I
9 was the staff or the manager.	9 would have to look at the bill to the note
10 Again, this is where I let the teams	10 schedule to make sure I know you presented me
11 manage. And, you know, there may be a	11 with materiality, but again, there might be a
12 corporate accountant who worked on this. I	12 note as of 12/31/18 that somehow was was
13 just you know, I wasn't part of that process	13 under materiality not disclosed. I don't I
14 to give that person experience. I don't know.	14 don't know. I would need more information.
15 Q. Do you recall having any	15 Q. Okay. But without more information,
16 communications with anybody at any time	16 you have no reason to believe anything this
17 concerning this section of the report?	17 section is inaccurate; correct?
18 A. Yeah, I don't recall.	18 MS. DANDENEAU: Objection to form.
19 Q. Do you recall whether you ever told	19 A. I don't. I mean, you know, this was
20 anybody at any time that any aspect of this	20 part of the audit.
21 section of the report was inaccurate or	21 Q. Thank you. Now, you will see if we
22 incomplete?	22 could scroll just a little bit more that each
23 A. I don't recall.	23 of the first five paragraphs concerns
24 Q. As you sit here today, do you have	24 specifically the four affiliates that we've
25 any reason to believe that this section of the	25 been discussing and Mr. Dondero.

Page 118 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 119
2 MR. MORRIS: If we could go the	2 value is the line item that you showed me	
3 other way, La Asia. We don't need Okada.	3 earlier that is in Notes and Other Amounts Due	
4 We're going to have to thread the needle.	4 from Affiliates.	
5 Okay. Good, perfect.	5 Q. Okay. Is another way to say this is	
6 Q. Do you see those five paragraphs	6 that the fair market value of the notes equals	
7 certain the four affiliates and Mr. Dondero as	7 the principal amount and withdrawn.	
8 we've been referring to today?	8 Is the fair way to interpret this	
9 A. Yes.	9 that the fair market value of the notes equals	
10 Q. Okay. And do you see at the end of	10 all remaining unpaid principal and interest due	
11 every paragraph it states, quote: A fair value	11 under the notes?	
12 of a partnership's outstanding notes receivable	12 MS. DANDENEAU: Object to the form.	
13 approximates the carrying value of the notes	13 MS. DEITSCH-PEREZ: Objection, form.	
14 receivable?	14 A. I don't know the answer to that,	
15 A. Yes, I see that.	15 because I don't recall where where any	
16 Q. Do you have an understanding of what	16 where in what line item was the interest	
17 that means?	17 component reported.	
18 A. Yes.	18 Q. All right. Well, if we look in this	
19 Q. What is your understanding of that	19 audit report, you will see in the middle of the	
20 sentence?	20 first paragraph, for example, it states that as	
21 A. It is the again, the the fair	21 of December 31st, 2018, total interest and	
22 value, right, which is which is what the	22 principal due on outstanding promissory notes	
23 what Highland could sell that asset for. This	23 was approximately \$5.3 million.	
24 statement is comparing the fair value of the	24 Do you see that?	
25 notes to the carrying value, so the carrying	25 A. I do.	
Page 120 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 121
Page 120 1 WATERHOUSE - 10-19-21		Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the	2 look, I mean, if you I mean, if you are	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value?	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion.	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion.	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 	Page 121
Page 120 WATERHOUSE - 10-19-21 Q. Is that the carrying value or the fair value? A. That would be the carrying value Q. And is the last A in my opinion. Q. Okay. And it is in your opinion as the chief financial officer of Highland during	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion?	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 	Page 121
Page 120 WATERHOUSE - 10-19-21 Q. Is that the carrying value or the fair value? A. That would be the carrying value Q. And is the last A in my opinion. Q. Okay. And it is in your opinion as the chief financial officer of Highland during the period of time that you described; right? It is an educated opinion? It is an educated opinion?	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value.	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021.	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021.	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value?	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 	Page 121
Page 120 1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form.	 2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form.	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial	2 look, I mean, if you — I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph — not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence?	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial 19 statement is specific to notes and other	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence? 19 A. I don't know specifically.	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial 19 statement is specific to notes and other 20 amounts due from affiliates.	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence? 19 A. I don't know specifically. 20 Q. Do you know why Highland agreed not	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial 19 statement is specific to notes and other 20 amounts due from affiliates. 21 Q. Correct.	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence? 19 A. I don't know specifically. 20 Q. Do you know why Highland agreed not 21 to demand payment on HCMFA's notes until May	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial 19 statement is specific to notes and other 20 amounts due from affiliates. 21 Q. Correct. 22 A. If the interest component is	2 look, I mean, if you — I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph — not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence? 19 A. I don't know specifically. 20 Q. Do you know why Highland agreed not 21 to demand payment on HCMFA's notes until May 22 2021?	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial 19 statement is specific to notes and other 20 amounts due from affiliates. 21 Q. Correct. 22 A. If the interest component is 23 reported elsewhere on the balance sheet, you	2 look, I mean, if you I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence? 19 A. I don't know specifically. 20 Q. Do you know why Highland agreed not 21 to demand payment on HCMFA's notes until May 22 2021? 23 A. Yes.	Page 121
1 WATERHOUSE - 10-19-21 2 Q. Is that the carrying value or the 3 fair value? 4 A. That would be the carrying value 5 Q. And is the last 6 A in my opinion. 7 Q. Okay. And it is in your opinion as 8 the chief financial officer of Highland during 9 the period of time that you described; right? 10 It is an educated opinion? 11 A. I'm reading this at face value. I'm 12 taking that as that is carrying value. 13 Q. Okay. And does the last sentence 14 say that the carrying value is roughly 15 approximate to the fair market value? 16 MS. DANDENEAU: Objection to form. 17 MS. DEITSCH-PEREZ: Objection, form. 18 A. Again, this note to the financial 19 statement is specific to notes and other 20 amounts due from affiliates. 21 Q. Correct. 22 A. If the interest component is	2 look, I mean, if you — I mean, if you are 3 saying the 5.3 million is in the notes and 4 other amounts due from affiliates, then the 5 last statement is saying the fair value 6 approximates 5.3 million. That is what that 7 last sentence is saying. 8 Q. Do you see in the middle of the 9 first paragraph — not in the middle, the next 10 to last sentence there is a statement that the 11 partnership will not demand payment on amounts 12 that exceed HCMFA's excess cash availability 13 prior to May 31st, 2021. 14 Do you see that? 15 A. I do. 16 Q. Do you know when Highland agreed not 17 to demand payment as described in that 18 sentence? 19 A. I don't know specifically. 20 Q. Do you know why Highland agreed not 21 to demand payment on HCMFA's notes until May 22 2021?	Page 121

Page 122 1 WATERHOUSE - 10-19-21	Page 123 1 WATERHOUSE - 10-19-21
2 decision was made as to not put HCMFA into a	2 remember exactly I don't remember if it was
3 position where it didn't have sufficient assets	3 myself or or Jim Dondero who who there
4 to pay for the demand note.	4 was - there was something signed, from what I
5 Q. And at the time the agreement was	5 recall, that that that backed up this
6 entered into, pursuant to which the partnership	6 line item in the in the notes I'm look,
7 wouldn't demand payment, did HCMFA have	7 l'm, l'm
8 insufficient assets to satisfy the notes if a	8 Q. We will get to that.
9 demand had been made?	9 A. You
10 MS. DANDENEAU: Objection to form.	10 Q. I'm just –
11 A. I don't have HCMFA's financial	11 A. You have I mean
12 statements in front of me as of 12/31/18.	12 Q. We're going to give that to you.
13 Q. Was there a concern that HCMFA would	13 I'm going to give that to you.
14 be unable to satisfy its demands under the	14 A. You you have all the
15 notes if demand was made?	15 documents. I don't have the documents, and
16 MS. DANDENEAU: Objection to form.	16 that is what makes it so hard. I don't have
17 A. Well, there is I don't recall	17 any documents to prepare for this deposition;
18 I mean, there is something, right, in place to	18 right? You have all I don't I don't I
19 basically not demand payment until May 31, 2021	19 don't remember, but, you know, again, it would
20 as detailed here.	20 probably be myself or Jim.
21 Q. And who made the decision to enter	21 Q. Do you know if Highland received
22 into who made the decision on behalf of	22 anything in return for its agreement not to
23 Highland not to demand payment until May 31st,	23 make a demand for two years?
24 2021?	24 A. I don't I don't think it referred
25 A. I'm trying to remember. I don't	25 anything.
, ,	, ,
Page 124	D 405
	Page 125
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed
WATERHOUSE - 10-19-21 Q. And did you and Mr. Dondero discuss HCMFA's ability to satisfy the notes if a	 WATERHOUSE - 10-19-21 Allocation Fund, which was a a fund managed by Highland Capital Management Fund Advisors.
 WATERHOUSE - 10-19-21 Q. And did you and Mr. Dondero discuss HCMFA's ability to satisfy the notes if a demand was made at the time this agreement was 	 WATERHOUSE - 10-19-21 Allocation Fund, which was a a fund managed by Highland Capital Management Fund Advisors. There was a we I'm just telling you,
 1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 	 WATERHOUSE - 10-19-21 Allocation Fund, which was a a fund managed by Highland Capital Management Fund Advisors. There was a we I'm just telling you, there was there was there was a a
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form.	 1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while
 WATERHOUSE - 10-19-21 Q. And did you and Mr. Dondero discuss HCMFA's ability to satisfy the notes if a demand was made at the time this agreement was entered into? MS. DANDENEAU: Objection to form. A. I don't I don't I don't recall 	 1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error.
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund,
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos.	 1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor.
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of 18 2019; right?
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context. 19 Q. Do you have any recollection at all	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of 18 2019; right? 19 A. These started back I think, I
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context. 19 Q. Do you have any recollection at all 20 as to why Highland ever loaned any money to	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of 18 2019; right? 19 A. These started back I think, I 20 mean 21 Q. I apologize.
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context. 19 Q. Do you have any recollection at all 20 as to why Highland ever loaned any money to 21 HCMFA? 22 A. Yes.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of 18 2019; right? 19 A. These started back I think, I
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't I don't I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context. 19 Q. Do you have any recollection at all 20 as to why Highland ever loaned any money to 21 HCMFA? 22 A. Yes. 23 MS. DANDENEAU: Objection to form.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of 18 2019; right? 19 A. These started back I think, I 20 mean 21 Q. I apologize. 22 A that I mean, the answer to 23 that is no.
1 WATERHOUSE - 10-19-21 2 Q. And did you and Mr. Dondero discuss 3 HCMFA's ability to satisfy the notes if a 4 demand was made at the time this agreement was 5 entered into? 6 MS. DANDENEAU: Objection to form. 7 A. I don't - I don't recall 8 having a specific conversation, if I did, or 9 or David Klos. 10 Q. Okay. I'm just asking if you recall 11 any conversations that you had. 12 A. I don't recall. 13 Q. Okay. Do you know why Highland 14 loaned the money to HCMFA that is the subject 15 of the notes described in this paragraph? 16 A. I don't remember specifically why 17 5.3 million was loaned. I mean, I it would 18 have to be put in the context. 19 Q. Do you have any recollection at all 20 as to why Highland ever loaned any money to 21 HCMFA? 22 A. Yes.	1 WATERHOUSE - 10-19-21 2 Allocation Fund, which was a a fund managed 3 by Highland Capital Management Fund Advisors. 4 There was a we I'm just telling you, 5 there was there was there was a a 6 ultimately a NAV error found in this fund while 7 it was an open-ended fund and, you know, there 8 were amounts owed by the advisor in in 9 relation to that NAV error. 10 There were also, for the same fund, 11 that same fund was ongoing an 12 open-end-to-close-end conversion, and as part 13 of that proposal, shareholders who voted for 14 the conversion received compensation from the 15 advisor. 16 Q. All right. Now, the events that 17 you're describing occurred in the spring of 18 2019; right? 19 A. These started back I think, I 20 mean 21 Q. I apologize. 22 A that I mean, the answer to

Page 126	Page 1 WATERHOUSE - 10-19-21	127
2 describing occurred in May 2019; right?	2 what is the reason you recall Highland lending	
3 MR. RUKAVINA: Objection to the	3 money to NexPoint?	
4 extent that calls for a legal conclusion.	4 A. I mean, I was just I just I	
5 A. I don't recall specifically what	5 just recall. I mean, I just I don't	
6 amounts of money were moved when, for what	6 remember why.	
7 purpose.	7 Q. I understand. And I'm asking you if	
8 Q. Okay. Fair enough. Going to the	8 you recall	
9 next paragraph, do you recall that NexPoint	9 A. Oh, why I thought you say	
10 Advisors had obtained a number of loans from	10 NexPoint Advisors was launching a fund which	
11 Highland, and they rolled up those loans into	11 is I believe that the legal name is NexPoint	
12 one note in approximately 2017?	12 Capital, Inc. And it – it provided a	
13 A. This is for NexPoint Advisors?	13 co-invest into that fund.	
14 Q. Yes.	14 And, from what I remember, the	
15 A. I I mean, I don't I don't	15 the that NexPoint borrowed money from	
16 recall the NexPoint Advisors loan being a	16 Highland at the time to make that co-invest.	
17 roll-up loan, but	17 Q. So this was an investment that	
18 Q. Do you know why?	18 NexPoint was required to make; is that right?	
19 A. But, look, if you have documents	19 MS. DANDENEAU: Objection to form.	
20 that show I mean, look, I just don't recall.	20 A. I don't know if it was required to	
21 Q. Okay. That is fair. Do you know	21 make, I don't recall that, or if it just made	
22 why do you have any recollection as to why	22 it.	
23 Highland loaned money to NexPoint?	23 Q. Okay. But your recollection is that	
24 A. Yes.	24 NexPoint made an investment and they borrowed	
25 Q. Why did High why do you recall	25 money from Highland to finance the investment.	
2.5 Q. Willy did riight willy do you recall	25 Thories north lightand to inhance the investment.	
Page 128	Page 1 WATERHOUSE - 10-19-21	129
2 Do I have that right?	2 to why HCMS borrowed money from Highland?	
1 2 Dornave tracinght:		
3 A Yes		
3 A. Yes. 4 O. How about HCRE? Do you know why	3 A. For for investment purposes.	
4 Q. How about HCRE? Do you know why	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland?	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 9 can't I don't on the services, there 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 9 can't I don't on the services, there 10 there are several loans in these schedules. 	
 Q. How about HCRE? Do you know why HCRE borrowed money from Highland? A. I don't remember specifically. Q. Do you remember generally? A. Generally, yeah I mean, yes. Q. Can you tell me your general recollection as to why Highland loaned money to HCRE? 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 9 can't I don't on the services, there 10 there are several loans in these schedules. 11 You know, I can't remember why every single one 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 	 3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 9 can't I don't on the services, there 10 there are several loans in these schedules. 11 You know, I can't remember why every single one 12 of these were made, but I would say, yeah, I 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 	3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 9 can't I don't on the services, there 10 there are several loans in these schedules. 11 You know, I can't remember why every single one 12 of these were made, but I would say, yeah, I 13 mean, generally.	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 	 A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. 	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in	 A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page 	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 	3 A. For for investment purposes. 4 Q. So it is the same thing, HCMS wanted 5 to make investments and it borrowed money from 6 Highland in order to finance those investments; 7 is that right? 8 A. I mean, yes, generally. I mean, I 9 can't I don't on the services, there 10 there are several loans in these schedules. 11 You know, I can't remember why every single one 12 of these were made, but I would say, yeah, I 13 mean, generally. 14 Q. Okay. I appreciate that. 15 MR. MORRIS: Let's go to the page 16 with Bates No. 251. La Asia, are you	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments.	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there?	
 4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one to fthese were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah — I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For — for — for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 19 A. I mean, I — you know, generally.	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went out for a minute. Can you say that again.	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 19 A. I mean, I you know, generally. 20 Q. Okay. How about Highland Management	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went out for a minute. Can you say that again. I don't know what is going on.	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For for for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 19 A. I mean, I you know, generally. 20 Q. Okay. How about Highland Management 21 Services, Inc.?	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went out for a minute. Can you say that again. I don't know what is going on. MR. MORRIS: The page with Bates	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah — I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For — for — for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 19 A. I mean, I — you know, generally. 20 Q. Okay. How about Highland Management 21 Services, Inc.? 22 Do you have any recollection as to	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went out for a minute. Can you say that again. I don't know what is going on. MR. MORRIS: The page with Bates No. 251, can we go to that.	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah — I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For — for — for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 19 A. I mean, I — you know, generally. 20 Q. Okay. How about Highland Management 21 Services, Inc.? 22 Do you have any recollection as to 23 why HCMS borrowed money from Highland?	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went out for a minute. Can you say that again. I don't know what is going on. MR. MORRIS: The page with Bates No. 251, can we go to that. MS. CANTY: Yes, sorry.	
4 Q. How about HCRE? Do you know why 5 HCRE borrowed money from Highland? 6 A. I don't remember specifically. 7 Q. Do you remember generally? 8 A. Generally, yeah — I mean, yes. 9 Q. Can you tell me your general 10 recollection as to why Highland loaned money to 11 HCRE? 12 A. For — for — for investment 13 purposes. 14 Q. So HCRE made the investment and it 15 obtained a loan, or loans, from Highland in 16 order to finance that investment or those 17 investments. 18 Do I have that right? 19 A. I mean, I — you know, generally. 20 Q. Okay. How about Highland Management 21 Services, Inc.? 22 Do you have any recollection as to	A. For for investment purposes. Q. So it is the same thing, HCMS wanted to make investments and it borrowed money from Highland in order to finance those investments; is that right? A. I mean, yes, generally. I mean, I can't I don't on the services, there there are several loans in these schedules. You know, I can't remember why every single one of these were made, but I would say, yeah, I mean, generally. Q. Okay. I appreciate that. MR. MORRIS: Let's go to the page with Bates No. 251. La Asia, are you there? MS. CANTY: Sorry, John. It went out for a minute. Can you say that again. I don't know what is going on. MR. MORRIS: The page with Bates No. 251, can we go to that.	

Page 130 1 WATERHOUSE - 10-19-21	Page 131 1 WATERHOUSE - 10-19-21
2 Q. Do you see, Mr. Waterhouse, that	2 subsequent event relating to affiliate loans be
3 there is a section there called Subsequent	3 captured in this section if they were if
4 Events?	4 they were made after the end of the fiscal year
5 A. Ido.	5 and prior to the issuance of the audit report?
6 Q. And does this relate to the last	6 A. Yes, if they were deemed material or
7 sentence above the signature line on the	7 disclosable.
8 management representation letter that we talked	8 Q. Okay. I appreciate that.
9 about earlier where you made the representation	9 Do you see the next to the last
10 that you disclosed subsequent events?	10 entry there? It says, Over the course of 2019
11 A. I mean, it relates to it, but not in	11 through the report date, HCMFA issued
12 its entirety.	12 promissory notes to the partnership in the
13 Q. Okay.	13 aggregate amount of \$7.4 million?
14 MR. MORRIS: If we can scroll up to	14 A. Yes.
15 capture the entirety of this section right	15 Q. And does that refresh your
16 here.	16 recollection that those are the notes that
17 Q. And what do you mean by that, sir?	17 related to the NAV error that you mentioned
18 MR. MORRIS: Yeah, right there.	18 earlier?
19 Perfect.	19 A. I don't I don't remember the
20 A. There are there are different	20 exact. Again, there are I mentioned two
21 subsequent events in under GAAP. So there	21 line items; right?
22 are and so what we see in the	22 Q. Yes.
23 notes to the financial statements are one type	23 A. I mean, it was the GAAP conversion
24 of subevent.	24 process plus the the NAV error. I don't
25 Q. Okay. And and would the type of	25 have the details. I don't recall specifically
Page 132	Page 133
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 if you know, what if that 7.4 million was	2 date, right, if if my memory serves me
3 solely attributable to the NAV error.	3 right.
4 Q. Okay. But there is no question that	4 Q. Yes, I will represent to you that
L C I limble and total Drings water the average Company the at average	C very mean and in a converte in the standard
5 Highland told PricewaterhouseCoopers that over	5 your memory is accurate in that regard.
6 the course of 2019 HCMFA issued promissory	6 Did anybody ever instruct you as the
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct?	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events?
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here.	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the	Did anybody ever instruct you as the CFO to correct this statement that we're looking at in subsequent events? A. So let me understand. You're saying when I was CFO at Highland Capital did anyone ever ask me to correct the over the course of 2019 through the report date HCMFA issued promissory notes, this statement?
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in	Did anybody ever instruct you as the CFO to correct this statement that we're looking at in subsequent events? A. So let me understand. You're saying when I was CFO at Highland Capital did anyone ever ask me to correct the over the course of 2019 through the report date HCMFA issued promissory notes, this statement? Report of 2019 through the report date HCMFA issued
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision?	Did anybody ever instruct you as the CFO to correct this statement that we're looking at in subsequent events? A. So let me understand. You're saying when I was CFO at Highland Capital did anyone ever ask me to correct the over the course of 2019 through the report date HCMFA issued promissory notes, this statement? Right. Right.
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form.	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the — over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland,
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded.	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence 18 was wrong?
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded. 19 Q. Okay. And and do you recall that	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence 18 was wrong? 19 A. Not that I'm aware.
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded. 19 Q. Okay. And and do you recall that 20 those notes are dated May 2nd and May 3rd,	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence 18 was wrong? 19 A. Not that I'm aware. 20 Q. Highland withdrawn.
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded. 19 Q. Okay. And and do you recall that 20 those notes are dated May 2nd and May 3rd, 21 2019?	Did anybody ever instruct you as the CFO to correct this statement that we're looking at in subsequent events? A. So let me understand. You're saying when I was CFO at Highland Capital did anyone ever ask me to correct the over the course of 2019 through the report date HCMFA issued promissory notes, this statement? Right. A. Not that I'm aware. Q. While you were the CFO of Highland, did anybody ever tell you that that sentence was wrong? A. Not that I'm aware. Righland withdrawn. HCMFA disclosed these notes in its
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded. 19 Q. Okay. And and do you recall that 20 those notes are dated May 2nd and May 3rd, 21 2019? 22 A. Yes.	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence 18 was wrong? 19 A. Not that I'm aware. 20 Q. Highland withdrawn. 21 HCMFA disclosed these notes in its 22 own audited financial statements; right?
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded. 19 Q. Okay. And and do you recall that 20 those notes are dated May 2nd and May 3rd, 21 2019? 22 A. Yes. 23 Q. So that was just a month before the	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence 18 was wrong? 19 A. Not that I'm aware. 20 Q. Highland withdrawn. 21 HCMFA disclosed these notes in its 22 own audited financial statements; right? 23 MR. RUKAVINA: Objection, form.
6 the course of 2019 HCMFA issued promissory 7 notes to the partnership in the aggregate 8 amount of \$7.4 million; correct? 9 A. In the course of the audit, we would 10 have produced all promissory notes in our 11 possession, including the ones that are 12 detailed here. 13 Q. Do you recall that you signed the 14 two promissory notes that are referenced in 15 that provision? 16 MS. DANDENEAU: Objection to form. 17 A. I didn't recall initially but I've 18 been reminded. 19 Q. Okay. And and do you recall that 20 those notes are dated May 2nd and May 3rd, 21 2019? 22 A. Yes.	6 Did anybody ever instruct you as the 7 CFO to correct this statement that we're 8 looking at in subsequent events? 9 A. So let me understand. You're saying 10 when I was CFO at Highland Capital did anyone 11 ever ask me to correct the over the course 12 of 2019 through the report date HCMFA issued 13 promissory notes, this statement? 14 Q. Right. 15 A. Not that I'm aware. 16 Q. While you were the CFO of Highland, 17 did anybody ever tell you that that sentence 18 was wrong? 19 A. Not that I'm aware. 20 Q. Highland withdrawn. 21 HCMFA disclosed these notes in its 22 own audited financial statements; right?

D 404	D
Page 134 1 WATERHOUSE - 10-19-21	Page 1 WATERHOUSE - 10-19-21
2 statements, yes, they they they should be	2 June 3rd. It could have been done on June 4th.
3 and they were likely disclosed.	3 I don't I don't I don't recall.
4 Q. Now, there is no statement	4 Q. Okay.
5 concerning the 2019 notes about the forbearance	5 MR. MORRIS: Can we put up on the
6 that we looked at in the affiliated note	6 screen the HCMFA audit report. And while
7 section of the report; right?	7 we're
8 MS. DANDENEAU: Objection to form.	8 MS. DANDENEAU: What exhibit is
9 Q. I'll withdraw. That was bad.	9 this?
10 Do you recall when we were looking	10 MR. MORRIS: La Asia, what number is
11 at the paragraph concerning HCMFA earlier it	11 that?
12 had that disclosure about the agreement whereby	12 MS. CANTY: 45.
13 Highland wouldn't ask for demand on the on	13 MR. MORRIS: So this will be marked
14 the HCMFA notes?	14 as Exhibit 45.
15 A. Yes.	15 (Exhibit 45 marked.)
16 Q. That forbearance disclosure is not	16 MS. CANTY: Yeah, and I will put it
17 made with respect to the 2019 notes; right?	17 in the chat.
18 A. Not look, not that I can recall,	18 MS. DANDENEAU: Thank you.
19 unless unless it was done at a subsequent	19 Q. Okay. All right. Do you see that
20 day.	20 this is the consolidated financial statements
21 Q. Right. And it is not in the	21 for HCMFA for the period ending 12/31/18?
22 subsequent event section that we're looking at	22 A. Yes.
23 right now where the 2019 notes are described;	23 Q. As the treasurer of HCMFA at the
24 right?	24 time, did you have to sign a management
25 A. Right. But this is through	25 representation letter similar to the one that
Page 136	Page 1
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 we looked at earlier for Highland?	
2 we looked at earlier for Highland?	2 Q. Okay. PricewaterhouseCoopers served
3 A. I would imagine I would have been	3 as HCMFA's outside auditors as well; correct?
A. I would imagine I would have been asked to. I don't recall if I did.	3 as HCMFA's outside auditors as well; correct?4 A. Yes.
 3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is
 3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the
 3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report?
 3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct.
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document.	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the 11 same process that Highland followed when it did
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time?
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management	 3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the 11 same process that Highland followed when it did 12 its audit report at this time? 13 A. I mean, it is a different entity.
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify.	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time	3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the 11 same process that Highland followed when it did 12 its audit report at this time? 13 A. I mean, it is a different entity. 14 There are different assets. You know, it 15 it it is as you saw, Highland's
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it it it is as you saw, Highland's financials are on a consolidated basis. This
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it it it is as you saw, Highland's financials are on a consolidated basis. This is different, so it is under the same control
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or	3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the 11 same process that Highland followed when it did 12 its audit report at this time? 13 A. I mean, it is a different entity. 14 There are different assets. You know, it 15 it it is as you saw, Highland's 16 financials are on a consolidated basis. This 17 is different, so it is under the same control 18 environment and team.
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it it it is as you saw, Highland's financials are on a consolidated basis. This is different, so it is under the same control environment and team. Q. Okay. I appreciate that. So the
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or	3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the 11 same process that Highland followed when it did 12 its audit report at this time? 13 A. I mean, it is a different entity. 14 There are different assets. You know, it 15 it it is as you saw, Highland's 16 financials are on a consolidated basis. This 17 is different, so it is under the same control 18 environment and team.
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or 19 things like that and they've asked for 20 signature. 21 In that context, yes. I mean, you	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it it it is as you saw, Highland's financials are on a consolidated basis. This is different, so it is under the same control environment and team. Q. Okay. I appreciate that. So the same control environment and team participated in the preparation of the audit for Highland
3 A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or 19 things like that and they've asked for 20 signature.	3 as HCMFA's outside auditors as well; correct? 4 A. Yes. 5 Q. Do you see that this audit report is 6 signed on June 3rd, 2019, just like the 7 Highland audit report? 8 A. That is correct. 9 Q. And did the process of of 10 preparing HCMFA's audit report, was that the 11 same process that Highland followed when it did 12 its audit report at this time? 13 A. I mean, it is a different entity. 14 There are different assets. You know, it 15 it it is as you saw, Highland's 16 financials are on a consolidated basis. This 17 is different, so it is under the same control 18 environment and team. 19 Q. Okay. I appreciate that. So the 20 same control environment and team participated 21 in the preparation of the audit for Highland 22 and for HCMFA at around the same time; correct?
A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or 19 things like that and they've asked for 20 signature. 21 In that context, yes. I mean, you 22 know I mean, if I have been asked to sign 23 and make those representations and those	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it it it is as you saw, Highland's financials are on a consolidated basis. This is different, so it is under the same control environment and team. Q. Okay. I appreciate that. So the same control environment and team participated in the preparation of the audit for Highland and for HCMFA at around the same time; correct? A. Yes.
A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or 19 things like that and they've asked for 20 signature. 21 In that context, yes. I mean, you 22 know I mean, if I have been asked to sign 23 and make those representations and those 24 representations are invalid, yes, I would not,	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of – of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it – it – it is – as you saw, Highland's financials are on a consolidated basis. This is different, so it is under the same control environment and team. Q. Okay. I appreciate that. So the same control environment and team participated in the preparation of the audit for Highland and for HCMFA at around the same time; correct? A. Yes. MR. MORRIS: Can we go to page 17 of
A. I would imagine I would have been 4 asked to. I don't recall if I did. 5 Q. Do you recall ever being asked by an 6 auditor to sign a management representation 7 letter and then not doing it? 8 A. No. 9 MR. MORRIS: Can we just scroll down 10 again. I just want to see the date of the 11 document. 12 A. I mean, let me you know, there 13 are different versions to management 14 representation letters I will qualify. 15 Yes, there are certain from time 16 to time auditors can make representations 17 that in the rep letter that is being 18 proposed that are inaccurate or out of scope or 19 things like that and they've asked for 20 signature. 21 In that context, yes. I mean, you 22 know I mean, if I have been asked to sign 23 and make those representations and those	 as HCMFA's outside auditors as well; correct? A. Yes. Q. Do you see that this audit report is signed on June 3rd, 2019, just like the Highland audit report? A. That is correct. Q. And did the process of of preparing HCMFA's audit report, was that the same process that Highland followed when it did its audit report at this time? A. I mean, it is a different entity. There are different assets. You know, it it it is as you saw, Highland's financials are on a consolidated basis. This is different, so it is under the same control environment and team. Q. Okay. I appreciate that. So the same control environment and team participated in the preparation of the audit for Highland and for HCMFA at around the same time; correct? A. Yes.

Page 1: 1 WATERHOUSE - 10-19-21	38 1 WATERHOUSE - 10-19-21	Page 139
2 Q. Okay. Do you see that just like	2 Q. I apologize if I asked you this	
3 Highland's audited financial report, HCMFA's	3 already, but has anybody ever told you at any	
4 audited financial report also has a section	4 time that you are not authorized to sign the	
5 related to subsequent events?	5 promissory notes that are the subject of the	
6 A. Yes.	6 sentence we're looking at?	
7 Q. And am I reading this correctly that	7 A. Not that I recall.	
8 just as Highland had done, HCMFA disclosed in	8 Q. Did anybody ever tell you at any	
9 its audited financial report a subsequent event	9 time that you had made a mistake when you	
10 that related to the issuance of promissory	10 signed the promissory notes that are the	
11 notes to Highland in the aggregate amount of	11 subject of this sentence?	
12 \$7.4 million in 2019?	12 A. Say that again. Did anyone ever say	
13 A. That is what I see in the report.	13 that I made a mistake?	
14 Q. And you were the treasurer of HCMFA	14 Q. Let me ask the question again.	
15 at the time; right?	15 Did anybody ever tell you at any	
16 A. Yes, to the best of my knowledge.	16 time that you made a mistake when you signed	
17 Q. And did anybody ever tell you prior	17 the two promissory notes in Highland's favor on	
18 to the time of the issuance of this audit	18 behalf of HCMFA in 2019?	
Lea	19 A. Not that I recall.	
19 report that that sentence relating to HCMFA's20 2019 notes was inaccurate or wrong in any way?	20 MR. MORRIS: Let's just look at the	
21 A. Not that I recall.	21 promissory notes quickly. Can we please	
22 Q. As you sit here right now, has	22 put up Document Number 1, and so this is in	
23 anybody ever told you that that sentence is	23 the pile that y'all have. We'll just go	
24 inaccurate or wrong in any way?	24 for a few more minutes and we can take our	
25 A. Not that I recall.	25 lunch break.	
20 A. Notthat recall.	25 Idilatibleak.	
1		
Page 1- 1 WATERHOUSE - 10-19-21		Page 141
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir?	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA?	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or 	Page 141
 WATERHOUSE - 10-19-21 Q. All right. So I don't know if you have seen this before, sir. Do you see that this is a complaint against HCMFA? A. Yes, I am looking at it on the 	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen.	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before?	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday.	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at or around the time you signed this document? 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at or around the time you signed this document? A. I don't recall specifically. I 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document.	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at or around the time you signed this document? A. I don't recall specifically. I would want to, as I sit here today, go back and 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at or around the time you signed this document? A. I don't recall specifically. I would want to, as I sit here today, go back and confirm that, but again, presumably that 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019?	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen.	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes,	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at or around the time you signed this document? A. I don't recall specifically. I would want to, as I sit here today, go back and confirm that, but again, presumably that that that did happen. Q. You wouldn't have signed this 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me.	 WATERHOUSE - 10-19-21 Q. Is that your signature, sir? A. Yes, it is. Q. And did you sign this document on or around May 2nd, 2019? A. I don't recall specifically signing this, but this is my signature. Q. Okay. And do you recall that Highland transferred \$2.4 million to HCMFA at or around the time you signed this document? A. I don't recall specifically. I would want to, as I sit here today, go back and confirm that, but again, presumably that that that did happen. Q. You wouldn't have signed this document if you didn't believe that HCMFA 	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2?	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair?	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2? 19 A. Yes.	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair? 19 A. I mean, it if if there	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2? 19 A. Yes. 20 Q. And this is a note where the maker	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair? 19 A. I mean, it if if there 20 wasn't a transfer of value, yeah, I mean, you	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2? 19 A. Yes. 20 Q. And this is a note where the maker 21 is HCMFA, and Highland is the payee; right?	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair? 19 A. I mean, it if if there 20 wasn't a transfer of value, yeah, I mean, you 21 know, I would have no reason to to sign a	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2? 19 A. Yes. 20 Q. And this is a note where the maker 21 is HCMFA, and Highland is the payee; right? 22 A. Yes.	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair? 19 A. I mean, it if if there 20 wasn't a transfer of value, yeah, I mean, you 21 know, I would have no reason to to sign a 22 note.	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2? 19 A. Yes. 20 Q. And this is a note where the maker 21 is HCMFA, and Highland is the payee; right? 22 A. Yes. 23 MR. MORRIS: And if we can scroll	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair? 19 A. I mean, it if if there 20 wasn't a transfer of value, yeah, I mean, you 21 know, I would have no reason to to sign a 22 note. 23 Q. And and Highland wouldn't have	Page 141
1 WATERHOUSE - 10-19-21 2 Q. All right. So I don't know if you 3 have seen this before, sir. Do you see that 4 this is a complaint against HCMFA? 5 A. Yes, I am looking at it on the 6 screen. 7 Q. Okay. And have you ever seen this 8 document before? 9 A. I went through some of these 10 documents with my counsel here yesterday. 11 MR. MORRIS: All right. Can we go 12 to Exhibit 1 of this document. 13 Q. Do you see Exhibit 1 is a 14 \$2.4 million promissory note back in 2019? 15 A. Yeah, I found it in the book. Yes, 16 I have it here in front of me. 17 Q. And this is a demand note, right, if 18 you look at Paragraph 2? 19 A. Yes. 20 Q. And this is a note where the maker 21 is HCMFA, and Highland is the payee; right? 22 A. Yes.	1 WATERHOUSE - 10-19-21 2 Q. Is that your signature, sir? 3 A. Yes, it is. 4 Q. And did you sign this document on or 5 around May 2nd, 2019? 6 A. I don't recall specifically signing 7 this, but this is my signature. 8 Q. Okay. And do you recall that 9 Highland transferred \$2.4 million to HCMFA at 10 or around the time you signed this document? 11 A. I don't recall specifically. I 12 would want to, as I sit here today, go back and 13 confirm that, but again, presumably that 14 that that did happen. 15 Q. You wouldn't have signed this 16 document if you didn't believe that HCMFA 17 either received or was going to receive 18 \$2.4 million from Highland; is that fair? 19 A. I mean, it if if there 20 wasn't a transfer of value, yeah, I mean, you 21 know, I would have no reason to to sign a 22 note.	Page 141

D., 440		. 4.40
Page 142 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	je 143
2 HCMFA wouldn't have given this note	2 A. Yes.	
3 to PricewaterhouseCoopers if it hadn't received	3 Q. And if we go to the bottom, can we	
4 the principal value of of the note in the	4 just confirm that that is your signature?	
5 form of a loan; correct?	5 A. Yes.	
6 MR. RUKAVINA: Objection, legal	6 Q. And together these notes are the	
7 conclusion, speculation and form.	7 notes that are referred to both in Highland and	
8 A. Again, we what we provided to PwC	8 HCMFA's audited financial reports in the	
9 were, as part of the audit, any promissory	9 subsequent event sections; correct?	
10 notes executed and outstanding. You know, as a	10 MS. DANDENEAU: Objection to form.	
11 part of the audit, they, you know, they they	11 A. They they they totaled	
12 have copies of all the bank statements,	12 \$7.4 million, so presumably, yes.	
13 things things of that sort.	13 Q. Okay. And you were authorized to	
14 MR. MORRIS: Okay. Can we go to	14 sign these two notes; correct?	
15 Exhibit 2.	15 MR. RUKAVINA: Objection, legal	
16 (Exhibit 2 marked.)	16 conclusion.	
17 Q. Do you see that this is a promissory	17 A. Yeah. I mean, I'm I was the	
18 note dated May 3rd, 2019 in the amount of	18 officer of of HCMFA. You know, I I'm not	
19 \$5 million?	19 the legal expert on on what that what	
20 A. Yes.	20 that confers to me or what it doesn't. I mean,	
21 Q. Do you believe this is also a demand	21 that is my signature on the notes.	
22 note if you look at Paragraph 2?	22 Q. And you believed you were authorized	
23 A. Yes.	23 to sign the notes; is that fair?	
24 Q. And do you see that HCMFA is the	24 A. I signed a lot of documents in my	
25 maker, and Highland is the payee?	25 capacity, just because it is operational in	
Page 144	Pag	1/15 ما
Page 144 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	je 145
		je 145
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	je 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just	1 WATERHOUSE - 10-19-21 2 form.	je 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest.	 WATERHOUSE - 10-19-21 form. A. You know, from – from what I recall 	e 145
 WATERHOUSE - 10-19-21 nature. So, you know, to me this was just another document, to be perfectly honest. Q. Sir, would you have signed 	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall 	ie 145
 WATERHOUSE - 10-19-21 nature. So, you know, to me this was just another document, to be perfectly honest. Q. Sir, would you have signed promissory notes with the principal amount of 	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to 	ie 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to make this a loan. 	ie 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so?	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to make this a loan. So my conversation with Mr. Dondero 	le 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form.	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to make this a loan. So my conversation with Mr. Dondero around the culmination of the NAV error as 	le 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen?	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to make this a loan. So my conversation with Mr. Dondero around the culmination of the NAV error as related to TerreStar which was a a I 	le 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is	 WATERHOUSE - 10-19-21 form. A. You know, from - from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to - to make this a loan. So my conversation with Mr. Dondero around the culmination of the NAV error as related to TerreStar which was a a I think it was a year and a half process. I 	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign	 WATERHOUSE - 10-19-21 form. A. You know, from from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to make this a loan. So my conversation with Mr. Dondero around the culmination of the NAV error as related to TerreStar which was a a I think it was a year and a half process. I don't know, it was a multi-month process, very 	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult.	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did.	 WATERHOUSE - 10-19-21 form. A. You know, from - from what I recall around these notes, you know, I don't recall specifically Mr Mr. Dondero saying to to make this a loan. So my conversation with Mr. Dondero around the culmination of the NAV error as related to TerreStar which was a a I think it was a year and a half process. I don't know, it was a multi-month process, very laborious, very difficult. When we got to the end, I had a 	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from – from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr. – Mr. Dondero saying to – to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a – a – I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland.	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were 18 authorized to do so?	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland. 18 Q. And so he told you to get the money	le 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were 18 authorized to do so? 19 A. No. I mean, I'm I'm putting my	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland. 18 Q. And so he told you to get the money 19 from Highland; is that right?	le 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were 18 authorized to do so? 19 A. No. I mean, I'm I'm putting my 20 signature on there, so no.	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from – from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr. – Mr. Dondero saying to – to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a – a – I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland. 18 Q. And so he told you to get the money 19 from Highland; is that right? 20 A. That is what I recall – in my	ie 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were 18 authorized to do so? 19 A. No. I mean, I'm I'm putting my 20 signature on there, so no. 21 Q. Okay. And would you have signed two	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from – from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr. – Mr. Dondero saying to – to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a – a – I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland. 18 Q. And so he told you to get the money 19 from Highland; is that right? 20 A. That is what I recall – in my 21 conversation with him, that is – that is what	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were 18 authorized to do so? 19 A. No. I mean, I'm I'm putting my 20 signature on there, so no. 21 Q. Okay. And would you have signed two 22 promissory notes obligating HCMFA to pay	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland. 18 Q. And so he told you to get the money 19 from Highland; is that right? 20 A. That is what I recall in my 21 conversation with him, that is that is what 22 I can recall.	e 145
1 WATERHOUSE - 10-19-21 2 nature. So, you know, to me this was just 3 another document, to be perfectly honest. 4 Q. Sir, would you have signed 5 promissory notes with the principal amount of 6 \$7.4 million if you didn't believe you were 7 authorized to do so? 8 MS. DANDENEAU: Objection to form. 9 Q. Are you frozen? 10 A. No. I'm just you know, it is 11 you know, again, I typically don't sign 12 promissory notes, and I don't recall why I 13 signed these, but you know, but I did. 14 Q. All right. So listen carefully to 15 my question. Would you have ever signed 16 promissory notes with a face amount of 17 \$7.4 million without believing that you were 18 authorized to do so? 19 A. No. I mean, I'm I'm putting my 20 signature on there, so no. 21 Q. Okay. And would you have signed two 22 promissory notes obligating HCMFA to pay 23 Highland \$7.4 million without Mr. Dondero's	1 WATERHOUSE - 10-19-21 2 form. 3 A. You know, from from what I recall 4 around these notes, you know, I don't recall 5 specifically Mr Mr. Dondero saying to to 6 make this a loan. 7 So my conversation with Mr. Dondero 8 around the culmination of the NAV error as 9 related to TerreStar which was a a I 10 think it was a year and a half process. I 11 don't know, it was a multi-month process, very 12 laborious, very difficult. 13 When we got to the end, I had a 14 conversation with Mr. Dondero on where to, you 15 know, basically get the funds to reimburse the 16 fund, and I recall him saying, get the money 17 from Highland. 18 Q. And so he told you to get the money 19 from Highland; is that right? 20 A. That is what I recall in my 21 conversation with him, that is that is what 22 I can recall. 23 Q. Do you know who drafted these notes?	e 145

Page 146	4 WATERHOLISE 40 40 04	Page 147
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 notes?	2 would have been drafted by somebody in the	
3 A. I didn't ask I don't specifically	3 legal department?	
4 ask people to draft notes really. I mean,	4 MS. DEITSCH-PEREZ: Object to the	
5 again, you know, the legal group at Highland is	5 form.	
6 responsible and has always been responsible for	6 A. Yes.	
7 drafting promissory notes.	7 Q. Okay. And do you know who would	
8 Q. So based on your based on the	8 have instructed do you have any knowledge as	
9 practice, you believe that somebody from the	9 to who would have instructed the legal	
10 Highland's legal department would have drafted	10 department to draft these notes?	
11 these notes. Do I have that right?	11 MS. DEITSCH-PEREZ: Object to the	
12 MS. DEITSCH-PEREZ: Object to the	12 form.	
form. John, I also asked you for the Word	13 A. It was whoever was working I	
versions of these notes so we could look at	14 mean, it was likely someone on the team. I	
the properties, and you have not provided	15 mean, I don't remember exactly on every note or	
them. Are you intending to?	16 every document, but, again, a lot of these	
17 MR. MORRIS: No.	17 things of this nature they're operational in	
18 Q. Can you answer my question, sir?	18 nature were handled by the team.	
19 A. Again, I	19 The team knows to I mean, we	
20 MS. DANDENEAU: Do you want him to	20 don't draft documents. We're not lawyers.	
21 repeat it?	21 We're not attorneys. It is not what I do or	
22 A. Yeah, why don't you repeat it?	22 accountants do.	
23 Q. Sure. Mr. Waterhouse, based on the	23 So they are always instructed to go	
24 practice that you have described in your	24 and and go to the legal team to get	
25 understanding, do you believe that these notes	25 documents like this drafted. Also, when you go	
Page 148		Page 149
1 MATERIAL IOLIGE 40 40 04	4 MATERIALISE 40.40.04	1 490 1 10
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	1 490 1 10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always	2 corporate accounting group gave the two notes	r ago i io
 WATERHOUSE - 10-19-21 to the legal team, the you know, we always loop in compliance. And compliance when you 	2 corporate accounting group gave the two notes3 to PricewaterhouseCoopers in connection with	r ago i ro
 WATERHOUSE - 10-19-21 to the legal team, the you know, we always loop in compliance. And compliance when you go to the legal team, compliance is part of 	2 corporate accounting group gave the two notes3 to PricewaterhouseCoopers in connection with4 the audit; correct?	, ago no
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 	, ago no
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions.	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 	, ago , 10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 	, ago , 10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn.	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 	, 250 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 	, 250 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those?	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 	, ago 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry.	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 	, ago 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 	, ago 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question.	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 	, ago 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 	, ago 110
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes?	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 	, ago 1.10
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him.	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time?	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 19 Q. But somebody at Highland did; is 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time? 20 A. The conversation, I recall, was what	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time?	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 19 Q. But somebody at Highland did; is 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time? 20 A. The conversation, I recall, was what	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 19 Q. But somebody at Highland did; is 20 that fair? 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time? 20 A. The conversation, I recall, was what 21 I described earlier. And that is the only time	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 19 Q. But somebody at Highland did; is 20 that fair? 21 MS. DEITSCH-PEREZ: Object to the 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time? 20 A. The conversation, I recall, was what 21 I described earlier. And that is the only time 22 I recall ever discussing this.	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 19 Q. But somebody at Highland did; is 20 that fair? 21 MS. DEITSCH-PEREZ: Object to the 22 form. 	
1 WATERHOUSE - 10-19-21 2 to the legal team, the you know, we always 3 loop in compliance. And compliance when you 4 go to the legal team, compliance is part of 5 legal team. They're made aware of of of 6 these types of transactions. 7 Q. And do you believe that you had 8 the withdrawn. 9 Did you ever tell Mr. Dondero 10 (inaudible) did you see those? 11 A. Sorry. 12 MS. DEITSCH-PEREZ: I did not hear 13 the end of that question. 14 Q. Did you ever tell Mr. Dondero that 15 you signed these two notes? 16 A. I don't recall ever no, I don't 17 recall having a conversation with him. 18 Q. Did you ever discuss these two notes 19 with him at any time? 20 A. The conversation, I recall, was what 21 I described earlier. And that is the only time 22 I recall ever discussing this. 23 Q. Okay. But the corporate accounting	 2 corporate accounting group gave the two notes 3 to PricewaterhouseCoopers in connection with 4 the audit; correct? 5 MS. DANDENEAU: Objection to form. 6 A. Yes. I mean, that is yeah, I 7 mean, they unless the legal team can also 8 retain copies of items like this. I mean, I 9 don't know everything that they would retain as 10 well. 11 The legal team would also, if they 12 had documents as part of audits, turn that over 13 to the auditors as well. So it could have been 14 the corporate accounting team. It could be 15 someone on the legal team. 16 Q. All right. So you didn't you 17 didn't draft this note; right? 18 A. I I - I did not. 19 Q. But somebody at Highland did; is 20 that fair? 21 MS. DEITSCH-PEREZ: Object to the 22 form. 23 A. I don't know. I mean, we can go to 	

Г	Page 150	10 151
1 WATERHOUSE - 10-19-21	Page 150 Page 150 Pag	ge 151
2 outside counsel. I have no idea.	2 VIDEOGRAPHER: We are back on the	
3 Q. Did you have any reason to believe	3 record at 1:49 p.m.	
4 you weren't authorized to sign this note,	4 Q. Mr. Waterhouse, did you speak with	
5 either of these two notes?	5 anybody during the break about the substance of	
6 A. I think I have already answered that	6 this deposition?	
7 question.	7 A. I spoke to to Deb and Michelle.	
8 Q. Okay. You didn't give these notes	8 Q. About the substance of the	
9 to PricewaterhouseCoopers; correct?	9 deposition?	
10 MS. DANDENEAU: Objection to form.	10 A. Yes.	
11 A. I don't recall giving these to	11 Q. Can you tell me what you talked	
12 PricewaterhouseCoopers.	12 about?	
13 Q. And in the practice that you have	13 MS. DANDENEAU: No. We object on	
14 described, somebody in the corporate accounting	14 the basis of privilege.	
15 group would have given these two notes to	15 Q. Okay. You are going to follow your	
16 PricewaterhouseCoopers; correct?	16 counsel's objection here?	
17 MS. DANDENEAU: Objection to form.	17 A. Yes.	
18 A. I think I've answered that. I said	18 Q. Okay.	
19 either the corporate accounting team or maybe	19 MR. MORRIS: Can we put up on the	
20 the legal team.	20 screen Exhibit 35.	
21 MR. MORRIS: Okay. Why don't we	21 (Exhibit 35 marked.)	
22 take our lunch break here.	22 Q. Are you able to see that document,	
23 VIDEOGRAPHER: We're going off the	23 sir?	
24 record at 1:04 p.m.	24 A. Yes.	
25 (Recess taken 1:04 p.m. to 1:49 p.m.)	25 Q. Have you ever seen an incumbency	
4 WATERHOUSE 40 40 04		ge 153
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 certificate before?	2 A. Again, I'm not the legal I don't	
3 A. I have.	3 know if this makes me the treasurer or the	
4 Q. Do you have a general understanding	4 appointment. I don't know I don't know	
5 of what an incumbency certificate is?	5 that, so I don't I don't know if that	
6 A. I have a general understanding.	6 document again, I think again, I'm not	
7 Q. What is your general understanding?	7 the legal expert. I think isn't there	
8 A. You know, those my general	8 aren't there other legal documents that detail	
9 understanding is that the incumbency	9 who the officers are that could be incorporated	
10 certificate basically lists folks that can	10 or things like that? Again, I don't want to	
11 are like authorized signers.	11 play armchair attorney here.	
12 Q. Okay. And do you see that this is	12 Q. I'm not asking you for a legal	
13 an incumbency certificate for Highland Capital	13 conclusion. I'm asking you for your knowledge	
14 Management Fund Advisors, L.P.?15 A. Yes.	14 and understanding. When you signed this	
	15 document, did you understand that you were	
16 Q. Okay. And if we could scroll down	16 accepting an appointment as the treasurer of17 HCMFA?	
17 just a little bit, do you see that it's dated		
18 effective as of April 11th, 2019?	18 MS. DANDENEAU: Objection to form.	
19 A. Yes, I see that.	19 MS. DEITSCH-PEREZ: Objection, form.	
20 Q. Okay. And is that your signature in	20 A. Again, I don't think this that	
21 the middle of the signature block?	21 wasn't my understanding. I don't think this	
22 A. Yes, it is.	22 makes this document makes me the treasurer.	
23 Q. And by signing it, did you accept	23 Q. What do you think this document	
24 appointment as the treasurer of HCMFA effective25 as of April 11th, 2019?	24 why did you sign this document?25 MS. DEITSCH-PEREZ: Objection to	
	TS IND DELIDINE SERVICE (D)19C(100 to	

l	Page 154			Page 155
1	WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	3
2	form.	2	Q. Did anybody tell you why they needed	
3	MR. MORRIS: You're objecting to the	3	you to sign the document?	
4	form of the question when I asked him why	4	A. Not that I can recall.	
5	did you sign the document? What is the	5	Q. You testified earlier that you	
6	basis for the objection?	6	understood that you served as the acting	
7	MS. DEITSCH-PEREZ: Because, John, I	7	treasurer for HCMFA; correct?	
8	think that it does call for a legal	8	A. Yes.	
9	conclusion other than with him saying	9	Q. How did you become the acting	
10	because somebody told me to sign this	10	treasurer of HCMFA?	
11	document. But if you want to go there,	11	MS. DANDENEAU: Objection to form.	
12	that is fine.	12	A. I don't I don't know the legal	
13	MR. MORRIS: Okay.	13	I don't know the legal mechanic of how I became	
14	MS. DANDENEAU: I don't think	14	the acting treasurer.	
15	he's already said he's not a lawyer.	15	Q. I'm not asking for the legal	
16	MR. MORRIS: I'll allow the witness	16	mechanic. I'm asking you as the person who	
17	to answer this question.	17	is	
18	Q. Why did you sign this document, sir?	18	MS. DANDENEAU: John, you said	
19	A. I mean, our our legal group would	19	MR. MORRIS: Stop.	
20	bring by these incumbency certificates from	20	MS. DANDENEAU: how did you	
21	time to time. I have no idea why they're being	21	become the treasurer. That is	
22	updated, and I was asked to sign.	22	MR. MORRIS: Please stop.	
23	Q. Did you ask anybody, what is this	23	MS. DANDENEAU: That is a legal	
24	document?	24	question.	
25	A. No.	25	MR. MORRIS: I am not asking any	
Ι.	Page 156			Page 157
1	WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	Page 157
2	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking	2	MS. DANDENEAU: Objection.	Page 157
2	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how	2	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys	Page 157
2 3 4	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA.	2 3 4	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't	Page 157
2 3 4 5	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't	2 3 4 5	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever.	Page 157
2 3 4 5 6	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and	2 3 4 5 6	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's	Page 157
2 3 4 5	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it.	2 3 4 5 6 7	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a	Page 157
2 3 4 5 6 7 8	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple	2 3 4 5 6 7 8	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't	Page 157
2 3 4 5 6 7 8 9	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question.	2 3 4 5 6 7 8	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist.	Page 157
2 3 4 5 6 7 8 9	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative.	2 3 4 5 6 7 8 9 10	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay.	Page 157
2 3 4 5 6 7 8 9	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question.	2 3 4 5 6 7 8 9	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist.	Page 157
2 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM	2 3 4 5 6 7 8 9 10	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay.	Page 157
2 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct?	2 3 4 5 6 7 8 9 10	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking.	Page 157
2 3 4 5 6 7 8 9 10 11 12 13	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct?	2 3 4 5 6 7 8 9 10 11 12 13	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking.	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk,	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk,	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form. MR. MORRIS: I can't wait to do this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these accusations as if we're trying to stonewall	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form. MR. MORRIS: I can't wait to do this in a courtroom. Good God.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these accusations as if we're trying to stonewall you, this is not the witness to ask that	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form. MR. MORRIS: I can't wait to do this in a courtroom. Good God. Q. Go ahead, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these accusations as if we're trying to stonewall you, this is not the witness to ask that question.	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form. MR. MORRIS: I can't wait to do this in a courtroom. Good God. Q. Go ahead, sir. A. I don't know the exact process of	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these accusations as if we're trying to stonewall you, this is not the witness to ask that question. MR. MORRIS: I can't I can't	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form. MR. MORRIS: I can't wait to do this in a courtroom. Good God. Q. Go ahead, sir. A. I don't know the exact process of how that happened.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these accusations as if we're trying to stonewall you, this is not the witness to ask that question. MR. MORRIS: I can't I can't wait I can't wait to do this in a	Page 157
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	WATERHOUSE - 10-19-21 legal questions, to be clear. I'm asking for this witness' understanding as to how he became the acting treasurer of HCMFA. If he doesn't know, he can say he doesn't know, but this legal stuff is nonsense, and I really object to it. Q. Sir, I'm asking you a very simple question. MS. DANDENEAU: Argumentative. Q. You testified you testified that you became the acting treasurer of HCM HCMFA; correct? A. Yes. Q. How did that happen? MS. DANDENEAU: Again, object to form. MR. MORRIS: I can't wait to do this in a courtroom. Good God. Q. Go ahead, sir. A. I don't know the exact process of how that happened. Q. Do you have any idea whether signing	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	MS. DANDENEAU: Objection. MR. MORRIS: withdrawn. You guys want to do this, I can't wait. I can't wait. This is the craziest stuff ever. MS. DANDENEAU: John, he said he's not a lawyer, and you are asking him for a legal conclusion, and he says he doesn't know, and you persist. MR. MORRIS: Okay. MS. DANDENEAU: So you can ask these questions MR. MORRIS: Did anyone please stop talking. MS. DANDENEAU: at another point no, no, no, I'm entitled to talk, too; right? If you're going to make these accusations as if we're trying to stonewall you, this is not the witness to ask that question. MR. MORRIS: I can't I can't wait I can't wait to do this in a courtroom. I will just leave it at that.	Page 157

Page 158 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 159
2 Q. Did anyone ever tell you, sir, that	2 A. Not that I recall.	
3 even though you were the acting treasurer of	3 Q. Did you ever tell anybody at any	
4 HCMFA, that you were not authorized to sign the	4 time that you weren't authorized to sign the	
5 two promissory notes that we looked at before	5 two promissory notes that we looked at before	
6 lunch?	6 lunch?	
7 A. I'm not sure I understand the	7 A. Not that I recall.	
8 question. I wasn't I mean, I'm I'm the	8 Q. Did you ever tell anybody at any	
9 current acting treasurer.	9 time that you made a mistake when you signed	
10 Q. Did anybody ever tell you at any	10 the two promissory notes that we looked at	
11 time that even though you were the acting	11 before lunch?	
12 treasurer of HCMFA, that you were not	12 A. Not that I recall.	
13 authorized to sign the two promissory notes	13 Q. As you sit here right now, do you	
14 that we looked at before lunch?	14 have any reason to believe that you were not	
15 MS. DANDENEAU: Objection to form.	15 authorized to sign the two documents that we	
16 A. Not that I recall.	16 looked at before lunch?	
17 Q. Did anybody ever tell you at any	17 MS. DANDENEAU: Objection to form.	
18 time that you were not authorized to sign the	18 A. If if this is the the valid	
19 two promissory notes that we looked at before	19 incumbency certificate, I mean, this does	
20 lunch?	20 this does detail who the signers are.	
21 A. Not that I recall.	21 Q. Okay. And looking at that document,	
22 Q. Did anybody ever tell you at any	22 does that give you comfort that you were	
23 time that you should not have signed the two	23 authorized to sign the two promissory notes	
24 promissory notes that we looked at before	24 that we looked at before lunch?	
25 lunch?	25 MS. DEITSCH-PEREZ: Object to the	
Day 400		D 404
Page 160 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 161
	1 WATERHOUSE - 10-19-21 2 A. Not that I'm aware, no.	Page 161
1 WATERHOUSE - 10-19-21 2 form.	2 A. Not that I'm aware, no.	Page 161
1 WATERHOUSE - 10-19-21 2 form.	2 A. Not that I'm aware, no.3 Q. Did you have any reason to believe a	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form.	2 A. Not that I'm aware, no.3 Q. Did you have any reason to believe a	Page 161
 WATERHOUSE - 10-19-21 form. MS. DANDENEAU: Objection, form. A. Yes. 	 2 A. Not that I'm aware, no. 3 Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 	Page 161
 WATERHOUSE - 10-19-21 form. MS. DANDENEAU: Objection, form. A. Yes. Q. As of October 20th withdrawn. 	 2 A. Not that I'm aware, no. 3 Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? 	Page 161
 WATERHOUSE - 10-19-21 form. MS. DANDENEAU: Objection, form. A. Yes. Q. As of October 20th withdrawn. I'm trying to take your mind back to 	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. 	Page 161
 WATERHOUSE - 10-19-21 form. MS. DANDENEAU: Objection, form. A. Yes. Q. As of October 20th withdrawn. I'm trying to take your mind back to a year ago, October 2020. Do you recall at 	 A. Not that I'm aware, no. Q. Did you have any reason to believe a year ago that you made a mistake when you signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 	Page 161
 WATERHOUSE - 10-19-21 form. MS. DANDENEAU: Objection, form. A. Yes. Q. As of October 20th withdrawn. I'm trying to take your mind back to a year ago, October 2020. Do you recall at that time that the boards of the retail funds 	 2 A. Not that I'm aware, no. 3 Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? 6 A. Not that I'm aware. 7 Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that	 A. Not that I'm aware, no. Q. Did you have any reason to believe a year ago that you made a mistake when you signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA owed Highland the unpaid principal amounts that were due under those two notes; correct? 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in	 A. Not that I'm aware, no. Q. Did you have any reason to believe a year ago that you made a mistake when you signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA owed Highland the unpaid principal amounts that were due under those two notes; correct? A. They're they're promissory notes 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review?	 A. Not that I'm aware, no. Q. Did you have any reason to believe a year ago that you made a mistake when you signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA owed Highland the unpaid principal amounts that were due under those two notes; correct? A. They're they're promissory notes that were as you presented, that were 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form.	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall.	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no	 A. Not that I'm aware, no. Q. Did you have any reason to believe a year ago that you made a mistake when you signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA owed Highland the unpaid principal amounts that were due under those two notes; correct? A. They're they're promissory notes that were as you presented, that were that were executed. Whether they're valid or if there's other reasons, I didn't I don't know. 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just 17 looked at; correct?	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just 17 looked at; correct? 18 MS. DANDENEAU: Objection, form.	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 18 was was obligated to pay the unpaid 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just 17 looked at; correct? 18 MS. DANDENEAU: Objection, form. 19 MS. DEITSCH-PEREZ: Objection to	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 18 was was obligated to pay the unpaid 19 principal amount under the two notes that you 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just 17 looked at; correct? 18 MS. DANDENEAU: Objection, form. 19 MS. DEITSCH-PEREZ: Objection to 20 form.	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 18 was was obligated to pay the unpaid 19 principal amount under the two notes that you 20 signed; correct? 	Page 161
form. MS. DANDENEAU: Objection, form. A. Yes. Q. As of October 20th withdrawn. I'm trying to take your mind back to a year ago, October 2020. Do you recall at that time that the boards of the retail funds were making inquiries about obligations that were owed by the advisors to Highland in connection with their 15(c) review? MS. DANDENEAU: Objection to form. A. I don't I don't recall. Q. As of October 2020, you had no reason to believe you weren't authorized to sign the two promissory notes that we just looked at; correct? MS. DANDENEAU: Objection, form. MS. DEITSCH-PEREZ: Objection to form. A. I didn't think about it in October	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 18 was was obligated to pay the unpaid 19 principal amount under the two notes that you 20 signed; correct? 21 A. Yeah, I'm I'm yes. 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just 17 looked at; correct? 18 MS. DANDENEAU: Objection, form. 19 MS. DEITSCH-PEREZ: Objection to 20 form. 21 A. I didn't think about it in October 22 of 2020, but I mean	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 18 was was obligated to pay the unpaid 19 principal amount under the two notes that you 20 signed; correct? 21 A. Yeah, I'm I'm yes. 22 Q. Thank you. Are you aware you're 	Page 161
1 WATERHOUSE - 10-19-21 2 form. 3 MS. DANDENEAU: Objection, form. 4 A. Yes. 5 Q. As of October 20th withdrawn. 6 I'm trying to take your mind back to 7 a year ago, October 2020. Do you recall at 8 that time that the boards of the retail funds 9 were making inquiries about obligations that 10 were owed by the advisors to Highland in 11 connection with their 15(c) review? 12 MS. DANDENEAU: Objection to form. 13 A. I don't I don't recall. 14 Q. As of October 2020, you had no 15 reason to believe you weren't authorized to 16 sign the two promissory notes that we just 17 looked at; correct? 18 MS. DANDENEAU: Objection, form. 19 MS. DEITSCH-PEREZ: Objection to 20 form. 21 A. I didn't think about it in October 22 of 2020, but I mean 23 Q. Did you have any reason to believe	 A. Not that I'm aware, no. Q. Did you have any reason to believe a 4 year ago that you made a mistake when you 5 signed those two notes? A. Not that I'm aware. Q. A year ago you believed that HCMFA 8 owed Highland the unpaid principal amounts that 9 were due under those two notes; correct? 10 A. They're they're promissory notes 11 that were as you presented, that were 12 that were executed. Whether they're valid or 13 if there's other reasons, I didn't I don't 14 know. Q. I'm not asking you whether they're 16 valid or not. I'm asking you for your state of 17 mind. A year ago you believed that HCMFA 18 was was obligated to pay the unpaid 19 principal amount under the two notes that you 20 signed; correct? 21 A. Yeah, I'm I'm yes. 22 Q. Thank you. Are you aware you're 23 aware that that in 2017, NexPoint issued a 	Page 161

1 WATERHOUSE - 10-19-21	Page 162 Page 163 1 WATERHOUSE - 10-19-21
2 A. I'm I'm generally aware.	2 Q. Sometime in 2021?
3 Q. Okay. And are you generally aware	3 A. Yes.
4 that from time to time, after the note was	4 Q. Do you remember what payment he was
5 issued by NexPoint, that moneys were applied to	5 referring to?
6 principal and interest that were due under the 7 NexPoint note?	1,7
	7 January of 2021 or yeah, January of of
8 A. Yes, I'm generally aware.	8 this January of 2021.
9 Q. Okay. And did anybody ever tell you10 that the payments that were made against the	9 Q. Okay. So did anybody ever tell you
	10 at any time that any payment that was made
11 NexPoint notes were made by mistake?	11 against principal
12 A. Yes.	12 A. And and and hold on, and it
13 Q. And is it the one payment that we	13 may have been other again, it may have been
14 talked about earlier today?	14 that payment or or there may have been what
15 A. We talked about a lot of things	15 he was explaining, a misapplication of prior
16 today. What payment are we talking about?	16 payments as well.
17 Q. Okay. Who told you that any payment	17 Q. Can you can you give me any
18 made against the NexPoint note was made by	18 specificity withdrawn.
19 mistake?	19 Withdrawn. Can you tell me
20 A. D.C. Sauter.	20 everything that Mr. Sauter told you about -
21 Q. When did Mr. Sauter tell you that?	21 about errors in relation to payments made
22 A. I don't I don't remember	22 against principal and interest due under the
23 specifically.	23 NexPoint note?
24 Q. Do you remember what payments	24 MS. DANDENEAU: Can I just
25 A. Sometime sometime this year.	25 MR. RUKAVINA: Hold on. Hold on.
	Page 164 Page 165
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 I'm going to object here, and I'm going to	2 Highland's employment, or did it happen after
3 instruct the witness not to answer	3 you left Highland's employment?
4 depending on the discussion that you had	4 A. I don't I don't recall if I
5 Mr. Waterhouse, I'm the lawyer for	5 don't recall. I mean, it was sometime in 2021.
6 NexPoint, and as everyone here knows, D.C.	6 I don't remember if it was before or after I
7 Sauter is in-house counsel.	7 was let go from Highland.
8 So if you and Mr. Sauter were having	8 Q. Okay. So – so nobody told you
9 a factual discussion and him preparing his	9 prior to 2021 that any error or mistake was
10 affidavit, et cetera, then go ahead and	10 made in the application of payments against
11 answer that. But if you were having a	11 principal and interest due on the NexPoint
12 discussion as to our legal strategy in this	12 note. Do I have that right?
13 lawsuit, or anything having to do with	13 A. Yeah, I don't I don't recall this
14 that, then do not answer that.	14 being in 2020.
15 And if you need to talk to either	15 Q. Okay. And it didn't happen in 2019;
16 your counsel or me about that, then we need	16 correct?
17 to have that discussion now.	17 A. I don't recall that happened.
18 A. Okay. Yeah, I don't I don't	18 Q. And it didn't happen in 2018;
19 really know how to make that distinction, so	19 correct?
20 maybe I need to talk to counsel before I	20 A. I don't I don't recall that
21 answer, or if I can answer.	21 happening.
22 Q. Let me just ask you this question:	22 Q. And it didn't happen in 2017;
23 Did did you have any conversation with	23 correct?
24 Mr. Sauter about any payment of principal and	24 A. I don't recall.
25 interest prior to the time that you left	25 Q. But but you believe the
1	

Page 166 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 167
2 conversation took place in 2021. You just	2 Q. Did you tell any of the employees at	
3 don't remember if it was before or after you	Highland before you left Highland's employment	
4 left Highland's employment. Do I have that	4 about this call that you had with Mr. Sauter?	
5 right?	5 MS. DANDENEAU: Objection to form.	
6 A. It was sometime this year. I	6 A. No, I don't no, I don't recall.	
7 don't I don't remember.	7 Q. NexPoint to the best of your	
8 Q. Okay. Did you report this	8 knowledge, did NexPoint ever file a proof of	
9 conversation to Mr. Seery at any point?	9 claim against Highland to try to recover moneys	
10 A. I don't believe so.	10 that were mistakenly paid against the principal	
11 Q. Did you report this conversation to	11 and interest due under the note?	
12 anybody at DSI at any time?	12 A. Okay. Hold on. You are saying did	
13 A. Idon't recall.	13 NexPoint Advisors file a proof of claim to	
14 Q. Do you have you don't have a	14 Highland for errors related to payments under	
15 recollection of ever doing that; correct?	15 the NexPoint note to Highland?	
16 A. Yeah, that's right. I don't recall	16 Q. Correct.	
17 doing that.	17 A. I'm I'm not I'm not	
18 Q. Do you recall telling anybody at	18 aware.	
19 Pachulski Stang about the conversation you	19 Q. Are you aware	
20 recall with Mr. Sauter?	20 A. I'm not the legal person here, I	
21 A. No, I don't I don't recall.	21 don't know.	
22 Q. Did you tell any of the independent	22 Q. I'm just asking for your knowledge,	
23 board members about your conversation with	23 sir.	
24 Mr. Sauter?	24 A. Yeah, I don't know. I'm not aware.	
25 A. I don't recall.	25 Q. Are you aware of any claim of any	
Page 168		Page 169
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 169
	1 WATERHOUSE - 10-19-21 2 the same time each year?	Page 169
1 WATERHOUSE - 10-19-21		Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to	2 the same time each year?	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or	2 the same time each year?3 A. Yes, it is it is around the same	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note?	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were — or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware.	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form.	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct?	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal;	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year?	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes.	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were — or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process?	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm I'm asked by the retail board	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm I'm asked by the retail board 19 to walk-through the advisors financials.	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 19 Q. Okay. And as part of the process in 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm I'm asked by the retail board 19 to walk-through the advisors financials. 20 Q. And do you do that in the context of	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 19 Q. Okay. And as part of the process in 20 2020, the retail board asked asked what are 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were — or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm — I'm asked by the retail board 19 to walk-through the advisors financials. 20 Q. And do you do that in the context of 21 a board meeting?	 2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 19 Q. Okay. And as part of the process in 20 2020, the retail board asked asked what are 21 referred to as 15(c) questions; right? 	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were — or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm — I'm asked by the retail board 19 to walk-through the advisors financials. 20 Q. And do you do that in the context of 21 a board meeting? 22 A. Yes, it is — yes, it is typically	2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 19 Q. Okay. And as part of the process in 20 2020, the retail board asked asked what are 21 referred to as 15(c) questions; right? 22 A. I guess I don't want to be they	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were — or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm I'm asked by the retail board 19 to walk-through the advisors financials. 20 Q. And do you do that in the context of 21 a board meeting? 22 A. Yes, it is yes, it is typically 23 done in a board meeting.	2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 19 Q. Okay. And as part of the process in 20 2020, the retail board asked asked what are 21 referred to as 15(c) questions; right? 22 A. I guess I don't want to be they 23 asked 15(c) are you saying they asked 15(c)	Page 169
1 WATERHOUSE - 10-19-21 2 kind that NexPoint has ever made to try to 3 recover the amounts that it contends were — or 4 that Mr. Sauter contend were mistakenly applied 5 against principal and interest due under the 6 NexPoint note? 7 A. I'm not aware. 8 MS. DANDENEAU: Objection to form. 9 Q. Okay. The advisors' agreements with 10 the retail funds are subject to annual renewal; 11 correct? 12 A. Yes. 13 Q. And do you participate in the 14 renewal process each year? 15 A. Yes. 16 Q. What role do you play in the renewal 17 process? 18 A. I'm — I'm asked by the retail board 19 to walk-through the advisors financials. 20 Q. And do you do that in the context of 21 a board meeting? 22 A. Yes, it is — yes, it is typically	2 the same time each year? 3 A. Yes, it is it is around the same 4 time every year. 5 Q. And what what time period of the 6 year does the renewal process occur? 7 A. Approximately the September 8 timeframe. 9 Q. During that process, in your 10 experience, does the board typically conduct 11 its own diligence and ask for information? 12 A. Does the board ask for lots of I 13 mean, just I mean, lots of information as a 14 part of that that as part of that board 15 meeting and that process. 16 Q. Okay. And do you recall that the 17 process in 2020 spilled into October? 18 A. Yes. Yes. 19 Q. Okay. And as part of the process in 20 2020, the retail board asked asked what are 21 referred to as 15(c) questions; right? 22 A. I guess I don't want to be they	Page 169

Page 170 1 WATERHOUSE - 10-19-21	Pa 1 WATERHOUSE - 10-19-21	age 171
2 Q. No, I apologize.	2 up – keep going just a little bit.	
3 Do you have an understanding of	3 Q. You will see that there is an email	
4 what of what 15(c) refers to in the context	4 from Lauren Thedford to Thomas Surgent and	
5 of the annual renewal process?	5 others where she reports that she was attaching	
6 A. Yes, generally.	6 and reproducing below additional 15(c)	
7 Q. All right. What is your general	7 follow-up questions from the board.	
8 understanding of the term "15(c)" in the	8 Do you see that?	
9 context of the annual renewal process?	9 A. Yes.	
10 A. I I think 15(c) is the section	10 Q. And do you see Question No. 2 asks	
11 that that you know, that that the	11 whether there are any material outstanding	
12 board has to evaluate every year, the retail	12 amounts currently payable or due in the future	
13 board. They have to, you know, go through,	13 (e.g., notes) to HCMLP by HCMFA or NexPoint	
14 evaluate, and go through that approval process	14 Advisors or any other affiliate that provides	
15 on a yearly basis.	15 services to the funds?	
16 Q. Okay.	16 Do you see that?	
,	17 A. Yes.	
17 MR. MORRIS: Can we put up on the18 screen Exhibit 36, please.		
19 (Exhibit 36 marked.)	18 Q. And and did you do you recall 19 that in in October of 2020 the retail boards	
· · · · · · · · · · · · · · · · · · ·		
20 MR. MORRIS: I guess let's just	20 were asking for that information?	
21 start at the bottom so Mr. Waterhouse can	21 A. I don't recall it, but there	
22 see what is here.	22 they're obviously asking in this email.	
23 Q. You see this begins with an email	23 Q. Okay.	
24 from Blank Rome to a number of people.	MR. MORRIS: Can we scroll up a	
25 MR. MORRIS: And if we can scroll	25 little bit, please.	
Page 172		age 173
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that	1 WATERHOUSE - 10-19-21 2 funds as we defined that term?	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string	1 WATERHOUSE - 10-19-212 funds as we defined that term?3 A. Yes.	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? 	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. 	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and 	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and Kristin Hendrix for advice on that particular 	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and Kristin Hendrix for advice on that particular Request No. 2 that I have just read; right? 	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and Kristin Hendrix for advice on that particular Request No. 2 that I have just read; right? A. Yes. 	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 8 I don't recall her title. 9 Q. Okay. Is she still an officer at 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 8 I don't recall her title. 9 Q. Okay. Is she still an officer at 10 any of the retail funds today? 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and Kristin Hendrix for advice on that particular Request No. 2 that I have just read; right? A. Yes. Q. Okay. Can you tell me who Ms. Thedford is? 	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 8 I don't recall her title. 9 Q. Okay. Is she still an officer at 10 any of the retail funds today? 11 A. No. 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 8 I don't recall her title. 9 Q. Okay. Is she still an officer at 10 any of the retail funds today? 11 A. No. 12 Q. Do you know when she ceased to be an 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group.	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 8 I don't recall her title. 9 Q. Okay. Is she still an officer at 10 any of the retail funds today? 11 A. No. 12 Q. Do you know when she ceased to be an 13 officer of the retail funds? 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and Kristin Hendrix for advice on that particular Request No. 2 that I have just read; right? A. Yes. Q. Okay. Can you tell me who Ms. Thedford is? A. She was an attorney that was in the legal group. Q. At Highland Capital Management, 	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.?	 1 WATERHOUSE - 10-19-21 2 funds as we defined that term? 3 A. Yes. 4 Q. What is your understanding of the 5 positions that Ms. Thedford held at the retail 6 funds? 7 A. I I recall her being an officer. 8 I don't recall her title. 9 Q. Okay. Is she still an officer at 10 any of the retail funds today? 11 A. No. 12 Q. Do you know when she ceased to be an 13 officer of the retail funds? 14 A. Approximately. 15 Q. And when did she approximately cease 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm - I'm - I'm - I don't	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors.	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. 	age 173
 WATERHOUSE - 10-19-21 Q. And then do you see that Ms. Thedford includes you on the email string on Tuesday, October 6th, at 5:52? A. Yes. Q. And she asks you and Dave Klos and Kristin Hendrix for advice on that particular Request No. 2 that I have just read; right? A. Yes. Q. Okay. Can you tell me who Ms. Thedford is? A. She was an attorney that was in the legal group. Q. At Highland Capital Management, L.P.? A. I'm - I'm - I'm - I don't remember if she was an employee of Highland or any of the advisors. Q. Okay. Do you know if she served as 	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of Q. Okay. Do you know when she became 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors. 19 Q. Okay. Do you know if she served as 20 the corporate secretary for both HCMFA and	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. Q. Okay. Do you know when she became an officer of the retail funds? 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors. 19 Q. Okay. Do you know if she served as 20 the corporate secretary for both HCMFA and 21 NexPoint?	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. Q. Okay. Do you know when she became an officer of the retail funds? A. I don't recall. 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors. 19 Q. Okay. Do you know if she served as 20 the corporate secretary for both HCMFA and 21 NexPoint? 22 A. Yes.	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. Q. Okay. Do you know when she became an officer of the retail funds? A. I don't recall. Q. To the best of your recollection, 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors. 19 Q. Okay. Do you know if she served as 20 the corporate secretary for both HCMFA and 21 NexPoint? 22 A. Yes. 23 Q. And okay.	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. Q. Okay. Do you know when she became an officer of the retail funds? A. I don't recall. Q. To the best of your recollection, was she an officer of the retail funds in 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm - I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors. 19 Q. Okay. Do you know if she served as 20 the corporate secretary for both HCMFA and 21 NexPoint? 22 A. Yes. 23 Q. And okay. 24 Do you know whether Ms. Thedford	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. Q. Okay. Do you know when she became an officer of the retail funds? A. I don't recall. Q. To the best of your recollection, was she an officer of the retail funds in October of 2020? 	age 173
1 WATERHOUSE - 10-19-21 2 Q. And then do you see that 3 Ms. Thedford includes you on the email string 4 on Tuesday, October 6th, at 5:52? 5 A. Yes. 6 Q. And she asks you and Dave Klos and 7 Kristin Hendrix for advice on that particular 8 Request No. 2 that I have just read; right? 9 A. Yes. 10 Q. Okay. Can you tell me who 11 Ms. Thedford is? 12 A. She was an attorney that was in the 13 legal group. 14 Q. At Highland Capital Management, 15 L.P.? 16 A. I'm I'm I don't 17 remember if she was an employee of Highland or 18 any of the advisors. 19 Q. Okay. Do you know if she served as 20 the corporate secretary for both HCMFA and 21 NexPoint? 22 A. Yes. 23 Q. And okay.	 WATERHOUSE - 10-19-21 funds as we defined that term? A. Yes. Q. What is your understanding of the positions that Ms. Thedford held at the retail funds? A. I I recall her being an officer. I don't recall her title. Q. Okay. Is she still an officer at any of the retail funds today? A. No. Q. Do you know when she ceased to be an officer of the retail funds? A. Approximately. Q. And when did she approximately cease to be an officer of the retail funds? A. It was in it was in early of 2021. Q. Okay. Do you know when she became an officer of the retail funds? A. I don't recall. Q. To the best of your recollection, was she an officer of the retail funds in 	age 173

	Page 174 Page 175
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 Q. Okay. Do you know what title she	2 refer her to the balance sheet that was
3 held in her capacity as an officer, if any?	3 provided to the board as part of the 15(c)
4 A. I told you I don't remember.	4 materials.
5 Q. Okay. So she sends this email to	5 Do you see that?
6 you at 5:52 p.m. on October 6th.	6 A. Yes.
7 And if we can scroll up to the	7 Q. And and did the advisors provide
8 response, you responded a minute later with a	8 to the board certain balance sheets in 2020 in
9 one-word answer: Yes.	9 connection with the 15(c) review?
10 Do you see that?	10 A. Yes, they did.
11 A. Yes.	11 Q. Okay. And were the amounts that
12 Q. And and yes is yes was in	12 were outstanding or that were to be due in the
13 response to the retail board's Question No. 2,	13 future by the advisors to Highland included in
14 right, whether there are any material	14 the liability section of the balance sheet that
15 outstanding amounts currently payable or due in	15 was given to the retail board?
16 the future?	16 A. Yes. Notes would be reflected as
17 A. Yes.	17 liabilities.
18 MR. MORRIS: And can we scroll up to	18 Q. Okay. And
19 see what happened next.	19 A. If I'm understanding your question
20 Q. So Ms. Thedford writes back to you a	20 correctly.
21 few minutes later and she asks whether you	21 Q. You are. And and those
22 could provide the amounts.	22 liabilities you you were you believed
23 Do you see that?	23 were responsive to the retail board's question;
24 A. Yes.	24 correct?
25 Q. And then you respond further and you	25 A. Yes.
	Page 176 Page 177
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 Q. Okay. And then if we can scroll up,	2 questions?
3 you see Ms. Thedford responds to you	3 Q. Yes.
4 nine minutes later with a draft response.	4 A. Yes.
5 Do you see that?	5 Q. Thank you.
6 A. Yes.	6 MS. DEITSCH-PEREZ: John, it is not
7 Q. And she says that she is taking from	7 in the chat yet. Can you just make sure it
8 the 6/30 financials certain information about	8 gets put in there.
9 amounts that were due to HCMLP and affiliates	9 MR. MORRIS: Sure.
10 as of June 30th, 2020.	10 MS. CANTY: I put it in there. I
11 Do you see that?	11 think maybe I just sent it directly, so let
12 A. Ido.	12 me make sure it says to everyone. But I
13 Q. Okay. And did you believe, as the	did put it in there. I will try again.
14 treasurer of NexPoint and HCMFA and as the CFO	14 MR. MORRIS: Thank you, La Asia.
15 of Highland, that the information that	MS. DANDENEAU: What number is it.
16 Ms. Thedford obtained from the 6/30 financials	16 MR. MORRIS: What, the Bates number?
17 was accurate and responsive in relation to the	17 MS. DEITSCH-PEREZ: No, the
18 retail fund board's question?	18 this yeah, 36 is not in the chat.
19 A. I just want to make sure I	19 MR. MORRIS: Okay. We'll get it.
20 understand the question.	20 MS. DANDENEAU: I think that
	21 Ms. Canty just sent it to me originally.
21 Are you saying that the financial	,,
22 information provided to the retail board as	22 Sorry.
information provided to the retail board aspart of the 15(c) process, which included	,,
 information provided to the retail board as part of the 15(c) process, which included financial statements as of June 30th of 2021, 	 Sorry. MR. MORRIS: Okay. We will get it there.
information provided to the retail board aspart of the 15(c) process, which included	22 Sorry.23 MR. MORRIS: Okay. We will get it

Page 178		
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 179
	2 Did do you know if anybody ever	
2 for everyone. 3 MS. DEITSCH-PEREZ: Got it. Thank	3 answered the retail board's question that was	
4 you.	4 Number 2?	
5 Q. Do you recall if the proposed	5 A. Idon't I can't say for sure.	
6 response that Ms. Thedford crafted was	6 Q. Okay. Do you recall I think you	
7 delivered to the retail board with the with		
	7 testified earlier that you walked through the 8 advisors' financials with the retail board;	
8 the yellow dates having been completed?9 A. I don't know.	9 correct?	
	10 A. Yes.	
, , ,		
	11 Q. And as part of that process, did you	
both HCMFA and NexPoint produce to me anyreport that was given to the retail board	12 disclose to the retail board the obligations	
,	13 that NexPoint and HCMFA had to Highland under	
	14 promissory notes?15 A. The retail board, as I stated	
15 including the obligations under the notes.	,	
16 Q. Do you know do you know if	16 earlier, receives financial information,	
17 ultimately NexPoint informed the retail board	17 balance sheet, income statement information18 from the advisors. That information is	
18 in response to its question that NexPoint owed		
19 Highland approximately 23 or \$24 million?	19 provided to the retail board in connection with	
20 MS. DANDENEAU: Objection to the	20 the 15(c) process.	
21 form.	So any notes between the advisors	
22 A. Sorry, are you asking, did NexPoint	22 and the Highland would be anything would be	
23 tell the retail board that it owed Highland?	23 detailed in those financial statements.	
24 Q. Let me ask a better question,	24 Q. Do you recall in 2020 ever speaking	
25 Mr. Waterhouse.	25 with the retail board about the advisors'	
Page 180	4	Page 181
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 obligations under the notes to Highland?	2 behalf of HCMFA ever told the retail boards	
3 MS. DANDENEAU: Objection to form.	3 that you weren't authorized to sign either of	
4 MS. DEITSCH-PEREZ: Object to the	4 the two 2019 notes?	
	E MO DANIDENIEALL OL'S COLOR	
5 form.	5 MS. DANDENEAU: Objection to form.	
6 A. I don't recall specifically.	6 A. I'm not aware.	
6 A. I don't recall specifically.7 Q. Do you have any general recollection	6 A. I'm not aware.7 Q. Are you aware of anybody on behalf	
 6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 	 6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 	
 6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 	 6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 	
 6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake?	
 A. I don't recall specifically. Q. Do you have any general recollection of discussing with the retail board the advisors' obligations to Highland under the notes that they issued? MS. DANDENEAU: Object to the form. 	 A. I'm not aware. Q. Are you aware of anybody on behalf of HCMFA ever telling the retail boards that your execution of the two 2019 notes was a mistake? MS. DANDENEAU: Objection to form. 	
 A. I don't recall specifically. Q. Do you have any general recollection of discussing with the retail board the advisors' obligations to Highland under the notes that they issued? MS. DANDENEAU: Object to the form. MS. DEITSCH-PEREZ: Object to the 	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware.	
 A. I don't recall specifically. Q. Do you have any general recollection of discussing with the retail board the advisors' obligations to Highland under the notes that they issued? MS. DANDENEAU: Object to the form. MS. DEITSCH-PEREZ: Object to the form. 	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf	
 A. I don't recall specifically. Q. Do you have any general recollection of discussing with the retail board the advisors' obligations to Highland under the notes that they issued? MS. DANDENEAU: Object to the form. MS. DEITSCH-PEREZ: Object to the form. A. I just recall generally just it 	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements,	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019?	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through.	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware.	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I 19 don't recall where the discussion went. I	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever 19 told the retail boards withdrawn.	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I 19 don't recall where the discussion went. I 20 don't recall anything of that nature.	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever 19 told the retail boards withdrawn. 20 Do you know whether anybody ever	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I 19 don't recall where the discussion went. I 20 don't recall anything of that nature. 21 Q. Okay. Do you know if anybody on	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever 19 told the retail boards withdrawn. 20 Do you know whether anybody ever 21 told the retail boards that Highland has	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I 19 don't recall where the discussion went. I 20 don't recall anything of that nature. 21 Q. Okay. Do you know if anybody on 22 behalf of HCMF HCMFA ever told the retail	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever 19 told the retail boards — withdrawn. 20 Do you know whether anybody ever 21 told the retail boards that Highland has 22 commenced a lawsuit to recover on the two notes	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I 19 don't recall where the discussion went. I 20 don't recall anything of that nature. 21 Q. Okay. Do you know if anybody on 22 behalf of HCMF HCMFA ever told the retail 23 board that HCMFA had no obligations under the	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever 19 told the retail boards withdrawn. 20 Do you know whether anybody ever 21 told the retail boards that Highland has 22 commenced a lawsuit to recover on the two notes 23 that you signed in 2019?	
6 A. I don't recall specifically. 7 Q. Do you have any general recollection 8 of discussing with the retail board the 9 advisors' obligations to Highland under the 10 notes that they issued? 11 MS. DANDENEAU: Object to the form. 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. I just recall generally just it 15 is just I present the financial statements, 16 and if they have questions, I answer their 17 questions and walk them through. 18 I don't recall what they asked. I 19 don't recall where the discussion went. I 20 don't recall anything of that nature. 21 Q. Okay. Do you know if anybody on 22 behalf of HCMF HCMFA ever told the retail	6 A. I'm not aware. 7 Q. Are you aware of anybody on behalf 8 of HCMFA ever telling the retail boards that 9 your execution of the two 2019 notes was a 10 mistake? 11 MS. DANDENEAU: Objection to form. 12 A. I'm not aware. 13 Q. Are you aware of anybody on behalf 14 of HCMFA ever telling the retail boards that 15 HCMFA did not have to pay the amounts reflected 16 in the two notes that you signed in 2019? 17 A. I'm not aware. 18 Q. Do you know whether anybody ever 19 told the retail boards — withdrawn. 20 Do you know whether anybody ever 21 told the retail boards that Highland has 22 commenced a lawsuit to recover on the two notes	

1 WATERHOUSE - 10-19-21	Page 182 Page 183 1 WATERHOUSE - 10-19-21
2 the retail boards that Highland has sued to	2 Q. Okay. And do you see that Dustin
3 recover on the NexPoint note?	3 Norris is copied on this email?
4 A. I'm not aware.	4 A. Yes, he is.
5 Q. Do you know whether anybody ever	5 Q. Great. Do you know whether
6 told the retail board that Highland had	6 Mr. Norris held any positions at either of the
7 declared a default with respect to the two	7 advisors as of October 6, 2020?
8 HCMFA notes that you signed in 2019?	8 A. I will go back to I'm not the
9 A. I'm not aware.	9 legal expert of what appoints you or how or
10 Q. Are you aware of anybody ever	10 why, but you did see Dustin's name on the
11 informing the retail boards that Highland had	11 incumbency certificate that you produced
12 declared a default under the NexPoint note?	12 earlier.
13 A. I'm not aware.	13 Q. Do you know what his title was in
14 Q. Are you aware of anybody telling the	14 October of 2020?
15 retail board that Highland made a demand for	15 MS. DANDENEAU: Objection to form.
16 payment under the 2019 notes that you signed on	16 A. I don't I don't recall.
17 behalf of HCMFA?	17 Q. Was he did he have a title with
18 A. I'm not aware.	18 each of the advisors, to the best of your
19 Q. Let's let's see if there is a	19 recollection?
20 response to Ms. Thedford's email, if we can	20 A. I don't recall.
21 scroll up.	21 Q. Do you know why he is included on
22 Do you see you responded to	22 this email string?
23 Ms. Thedford five minutes after she provided	23 A. I didn't add Dustin. It looks like
24 the draft response to you?	24 Lauren did. I don't know why she added him or
25 A. Yes.	25 not. You would have to ask her.
	Page 184 Page 185
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 Q. Does Mr. Norris play a role in	2 MS. DANDENEAU: Objection to form.
3 formulating the advisors' responses to the	3 A. That would be Jason as well.
4 questions asked by the retail board in	4 Q. Okay. Now, looking at your
5 connection with the 15(c) annual review?	5 response, you noted initially that nothing was
6 MS. DANDENEAU: Objection to form.	6 owed under shared services. Do I have that
7 A. He Dustin Norris is there in the	7 right in substance?
8 board meetings. But so he has a role, yes.	8 A. Yeah. I think I'm being responsive
9 Q. Okay. And does Mr. Norris hold any	9 to Lauren's question here, whether any of the
10 positions, to the best of your knowledge, in	10 shared service invoices are outstanding.
11 relation to any of the retail funds?	11 Q. Right.
12 A. I don't I don't believe he does.	12 A. Yes.
13 Q. How about Mr. Post, do you know	13 Q. And that is because and that is
14 whether Mr. Post holds any position in either	14 because the retail the retail board has asked
15 of the advisors?	15 for the disclosure of all material obligations
16 A. I mean, he he yes.	16 that were owed to HCMLP either then or in the
17 Q. What is your understanding of the	17 future; isn't that right?
18 positions that Mr. Post holds in relation to	18 MS. DANDENEAU: Objection to form.
19 the advisors?	19 Q. We can go back down and look.
20 MS. DANDENEAU: Objection to form.	20 A. Look, I don't know if that's a
21 A. He is an employee of NexPoint	21 material item, I mean, again, but sure.
22 Advisors. He is also the chief compliance	22 Q. Okay. But there were no shared
23 officer for for NexPoint.	23 services outstanding; correct?
24 Q. Who is the chief compliance officer	24 MS. DANDENEAU: Objection to form.
25 for HCMFA, if you know?	25 A. That is what this email seems to

Page 186	1 WATERHOUSE - 10-19-21	Page 187
2 indicate.	2 financials about Highland's agreement not to	
3 Q. And you wouldn't have written it if	3 make demand upon HCMFA until May 2021; correct?	
4 you didn't believe it to be true at the time;	4 A. Correct.	
5 correct?	5 Q. And then and then the next thing	
6 A. Correct.	6 you write is that the attorneys think that BK	
7 Q. And when you referred to shared	7 doesn't change that, but don't know for sure at	
8 services outstanding, what you meant there was	8 the end of the day.	
9 that neither NexPoint nor HCMFA owed Highland	9 Do you see that sentence?	
10 any money under the shared services agreements	10 A. Yes.	
11 that they had with Highland as of October 6th,	11 Q. Which attorneys were you referring	
12 2020; right?	12 to?	
13 A. I don't know if it is as of October	13 A. I don't remember.	
14 6, 2020 or if it was from like through the	14 Q. Did you have a conversation with	
15 financials through the date of the	15 attorneys concerning whether the bankruptcy	
16 financials as of June 30.	16 would change or alter in any way the agreement	
17 Q. Okay. And then you noted that	17 not to make a demand under the HCMFA note?	
18 HCMA – the HCMFA note is a demand note; right?	18 A. Look, yeah, I mean, I don't	
19 A. Yes.	19 specifically remember, but generally, I mean,	
20 Q. And then you referred Ms. Thedford	20 it is in this email. I don't I don't I	
21 to Kristin Hendrix for the term of the NexPoint	21 don't I don't remember who I talked to or,	
22 note. Do I have that right?	22 you know, was it inside counsel, outside	
23 A. Yes.	23 counsel, but obviously I talked to somebody.	
24 Q. And then you refer to that agreement	24 Q. Do you have any recollection	
25 that is referenced in the 2018 audited	25 A. Well, I don't even know if it's	
25 That is roll of local in this 25 to addited	20 7t. Woll, I doint ovol tallow in to	
Page 188	1 WATERHOUSE - 10-19-21	Page 189
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21 2 process didn't change the agreement?	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say	2 process didn't change the agreement?	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I	2 process didn't change the agreement?3 A. I don't recall.	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team.	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 	Page 189
 WATERHOUSE - 10-19-21 actually, it may not even have been me. I say the attorneys in, you know, a lot of like I talked about the team. It could have been someone on the 	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 	Page 189
 1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me.	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge.	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts,	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the 19 answer or you don't recall, I'm happy to accept	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 19 which you told the retail board that? 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the 19 answer or you don't recall, I'm happy to accept 20 that. I don't I don't want you to	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 19 which you told the retail board that? 20 A. I mean, generally, yes. 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the 19 answer or you don't recall, I'm happy to accept 20 that. I don't I don't want you to 21 speculate, so I want to be clear about that.	2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 19 which you told the retail board that? 20 A. I mean, generally, yes. 21 Q. Tell me what you recall.	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the 19 answer or you don't recall, I'm happy to accept 20 that. I don't I don't want you to 21 speculate, so I want to be clear about that. 22 So I appreciate it.	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 19 which you told the retail board that? 20 A. I mean, generally, yes. 21 Q. Tell me what you recall. 22 A. So we were walking through the 	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the 19 answer or you don't recall, I'm happy to accept 20 that. I don't I don't want you to 21 speculate, so I want to be clear about that. 22 So I appreciate it. 23 Let me just ask you simply: Do you	2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 19 which you told the retail board that? 20 A. I mean, generally, yes. 21 Q. Tell me what you recall. 22 A. So we were walking through the 23 financials from the advisors; right? So as I	Page 189
1 WATERHOUSE - 10-19-21 2 actually, it may not even have been me. I say 3 the attorneys in, you know, a lot of like I 4 talked about the team. 5 It could have been someone on the 6 team, like, hey, we need to run this down, and 7 maybe they talked to attorneys again and 8 relayed that information to me. 9 So I really don't know if I spoke or 10 someone else did or or, I mean, and maybe it 11 wasn't even from corporate accounting. Maybe 12 it was, you know, other I'm kind of 13 summarizing, you know, again, so I don't really 14 know I can't really say for sure. I don't 15 remember how I came about of this knowledge. 16 Q. I appreciate your efforts, 17 Mr. Waterhouse, but I will just tell you that 18 if I ask a question and you don't know the 19 answer or you don't recall, I'm happy to accept 20 that. I don't I don't want you to 21 speculate, so I want to be clear about that. 22 So I appreciate it.	 2 process didn't change the agreement? 3 A. I don't recall. 4 Q. Okay. Perfect. 5 And then let's look at the last 6 sentence. It says, quote: The response should 7 include, as I covered in the board meeting, 8 that both entities have the full faith and 9 backing from Jim Dondero, and to my knowledge 10 that hasn't changed. 11 Do you see that? 12 A. Yes. 13 Q. Okay. Prior to October 6th, 2020, 14 had you told the retail board that HCMFA and 15 NexPoint have the full faith and backing from 16 Jim Dondero? 17 A. Yes. 18 Q. Do you remember in the context in 19 which you told the retail board that? 20 A. I mean, generally, yes. 21 Q. Tell me what you recall. 22 A. So we were walking through the 	Page 189

Page 190		age 191
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 they have liabilities on them that exceed	2 retail board that the advisors had the full	
3 assets.	3 faith and backing of Mr Mr. Dondero?	
4 So the retail board has asked, okay,	4 MS. DEITSCH-PEREZ: Object to the	
5 you know, how you know, if if these	5 form.	
6 liabilities come due or they're payable, you	6 A. I don't recall discussing that with	
7 know, how does that come about?	7 him at the time.	
8 And, you know, the response is,	8 Q. When you told this to the board, was	
9 well, the advisors have the the full faith	9 Mr. Dondero participating in the discussion?	
10 and backing from from Jim Dondero.	10 A. Not that I recall.	
11 Q. And how did you know that the	11 Q. Withdrawn. Was it not – withdrawn.	
12 advisors had the full faith and backing from	Do you recall whether when you	
13 Jim Dondero? What was the basis for that	13 covered this issue with the board, was that in	
14 statement that you made to the retail board?	14 a a Zoom call or a Webex call? Was it a	
15 A. I talked to Jim about it at some	15 telephone call? Was it in-person? Like where	
16 point in the past.	16 were you physically in relation to the board?	
17 Q. And did you tell Mr. Dondero that	17 A. I believe I was at home.	
18 you were going to inform the retail board that	18 Q. Okay. Can you identify every person	
19 the advisors had his full faith and backing	19 that you recall who was present for this	
20 before you actually told that to the retail	20 disclosure other than other than the board	
21 board?	21 members themselves?	
22 A. I don't recall having that	22 MS. DEITSCH-PEREZ: Object to the 23 form.	
23 conversation.		
24 Q. Do you recall if you ever informed	A. I don't recall everyone on the call.	
25 Mr. Dondero that you had disclosed or told the	25 Q. Can you identify anybody who was on	
Page 192	D	age 193
		age 100
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	age 155
1 WATERHOUSE - 10-19-21 2 the call?	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them 	age 100
1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members?	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with 	uge 100
1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes.	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds?	age 100
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 	 1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you know if either of them 3 have a position with the retail board with 4 the retail funds? 5 A. I don't believe Mr. Norris has a 6 position with the retail funds. 	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? 	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. 	age 130
1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting.	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position Okay. Does he hold any position	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. C with the retail funds?	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 12 discussed. But Lauren was typically on for the 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. I don't believe so.	age 150
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 12 discussed. But Lauren was typically on for the 13 entire time. 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position Q with the retail funds? A. I don't believe so. J. Cokay. Okay.	age 130
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. I apologize if I asked you this, but 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't believe so. A. I don't how if being the CCO for 	age 130
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. Q. I apologize if I asked you this, but do either of Mr. Norris or Mr. Post hold any 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail 	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 12 discussed. But Lauren was typically on for the 13 entire time. 14 Q. I apologize if I asked you this, but 15 do either of Mr. Norris or Mr. Post hold any 16 positions relative to the retail funds? 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't believe so. A. I don't believe so. A. I don't holieve so. A. I don't holieve so. The advisor conveys something for the retail funds. Again, I am not that is the legal	age 130
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 12 discussed. But Lauren was typically on for the 13 entire time. 14 Q. I apologize if I asked you this, but 15 do either of Mr. Norris or Mr. Post hold any 16 positions relative to the retail funds? 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't believe so. A. I don't helieve so. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know.	age 130
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. Q. I apologize if I asked you this, but do either of Mr. Norris or Mr. Post hold any positions relative to the retail funds? A. I think you asked me this already, John. 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board 	age 150
 1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are there are many my section is just one 7 of many sections that are just you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 12 discussed. But Lauren was typically on for the 13 entire time. 14 Q. I apologize if I asked you this, but 15 do either of Mr. Norris or Mr. Post hold any 16 positions relative to the retail funds? 17 A. I think you asked me this already, 18 John. 19 Q. Okay. I just don't recall. Can you 	WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't believe so. J. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board that the advisors have the full faith and	age 100
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. Q. I apologize if I asked you this, but do either of Mr. Norris or Mr. Post hold any positions relative to the retail funds? A. I think you asked me this already, John. Q. Okay. I just don't recall. Can you just refresh my recollection if I did, in fact, 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board that the advisors have the full faith and backing from Mr. Dondero? 	age 100
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. Q. I apologize if I asked you this, but do either of Mr. Norris or Mr. Post hold any positions relative to the retail funds? A. I think you asked me this already, John. Q. Okay. I just don't recall. Can you just refresh my recollection if I did, in fact, ask you the question? 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board that the advisors have the full faith and backing from Mr. Dondero? MS. DANDENEAU: Objection to form. 	age 100
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just - you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. Q. I apologize if I asked you this, but do either of Mr. Norris or Mr. Post hold any positions relative to the retail funds? A. I think you asked me this already, John. Q. Okay. I just don't recall. Can you just refresh my recollection if I did, in fact, ask you the question? A. I don't believe if we can go 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board that the advisors have the full faith and backing from Mr. Dondero? MS. DANDENEAU: Objection to form. A. It is it is it is what has 	
1 WATERHOUSE - 10-19-21 2 the call? 3 A. Other than the board members? 4 Q. Yes. 5 A. Lauren Thedford. I mean, there 6 are – there are many – my section is just one 7 of many sections that are just – you know, as 8 you can appreciate, this is a long board 9 meeting. 10 I can't recall specifically, really 11 even generally, or who was on when this was 12 discussed. But Lauren was typically on for the 13 entire time. 14 Q. I apologize if I asked you this, but 15 do either of Mr. Norris or Mr. Post hold any 16 positions relative to the retail funds? 17 A. I think you asked me this already, 18 John. 19 Q. Okay. I just don't recall. Can you 20 just refresh my recollection if I did, in fact, 21 ask you the question? 22 A. I don't believe — if we can go 23 back. I don't believe Mr. Norris has a title	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board that the advisors have the full faith and backing from Mr. Dondero? MS. DANDENEAU: Objection to form. A. It is it is it is what has been discussed with them prior. 	
 WATERHOUSE - 10-19-21 the call? A. Other than the board members? Q. Yes. A. Lauren Thedford. I mean, there are there are many my section is just one of many sections that are just - you know, as you can appreciate, this is a long board meeting. I can't recall specifically, really even generally, or who was on when this was discussed. But Lauren was typically on for the entire time. Q. I apologize if I asked you this, but do either of Mr. Norris or Mr. Post hold any positions relative to the retail funds? A. I think you asked me this already, John. Q. Okay. I just don't recall. Can you just refresh my recollection if I did, in fact, ask you the question? A. I don't believe if we can go 	 WATERHOUSE - 10-19-21 Q. Okay. Do you know if either of them have a position with the retail board with the retail funds? A. I don't believe Mr. Norris has a position with the retail funds. Q. All right. What about Mr. Post? A. Mr. Post is the CCO of the advisors. Q. Okay. Does he hold any position A. I don't believe so. Q with the retail funds? A. I don't believe so. Q. Okay. A. I don't know if being the CCO for the advisor conveys something for the retail funds. Again, I am not that is the legal compliance part of it. I don't know. Q. Why did you tell the retail board that the advisors have the full faith and backing from Mr. Dondero? MS. DANDENEAU: Objection to form. A. It is it is it is what has 	

Page 194 1 WATERHOUSE - 10-19-21	Page 195 1 WATERHOUSE - 10-19-21
2 liabilities exceeded the assets that the	2 Q. Okay.
3 advisors would still be able to meet their	3 A. And I don't really I don't really
4 obligations as they become due?	4 remember generally either.
5 MS. DANDENEAU: Objection to form.	5 Q. Okay.
6 MS. DEITSCH-PEREZ: Object form.	6 MR. MORRIS: So so, again, I'm
7 A. I I can't I don't remember	7 just going to ask Mr. Rukavina if your
8 specifically the conversation, but generally	8 clients can produce as soon as possible the
9 you know, generally, yes. And that is why	9 15(c) response, the written response that
10 but, you know, again, in this email saying, you	10 the advisors made, if any, to the board's
11 know, I am sure I qualified it with the retail	11 Question No. 2.
12 board, you know, as I said I like you know,	12 I'm not looking for the whole
13 to my knowledge, that hasn't changed. But,	13 response, but I certainly want the response
14 again, generally generally that is what I	14 to Question No. 2.
15 remember.	15 Q. Do you have a general understanding
16 Q. Okay. Do you recall if in the	16 as to the amount by which withdrawn.
17 advisors' response to the retail board's	17 Did did the assets of
18 question if the response included any statement	18 withdrawn.
19 concerning Mr. Dondero and and the full	19 Did the liabilities of HCMFA exceed
20 faith and backing that he was giving to the	20 its assets in 2020?
21 advisors?	21 MS. DANDENEAU: Objection to form.
22 MS. DEITSCH-PEREZ: Object to the	22 MS. DEITSCH-PEREZ: Objection, form.
23 form.	23 A. I believe I have already answered
24 A. I don't I don't remember	24 that question earlier, I think. I believe I
25 specifically what was provided.	25 said yes.
25 specifically what was provided.	25 Salu yes.
Page 196	Page 197
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of	1 WATERHOUSE - 10-19-21 2 for those documents too.
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020?	 1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to 	 WATERHOUSE - 10-19-21 for those documents too. Q. Let's go to the next exhibit, which is Number 10. So I think it is in your stack,
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form.	 WATERHOUSE - 10-19-21 for those documents too. Q. Let's go to the next exhibit, which is Number 10. So I think it is in your stack, Mr. Waterhouse.
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to form. A. I don't believe so. 	 WATERHOUSE - 10-19-21 for those documents too. Q. Let's go to the next exhibit, which is Number 10. So I think it is in your stack, Mr. Waterhouse. MR. MORRIS: And we can take the one
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to form. A. I don't believe so. Q. Okay. So – so it was only one of 	 WATERHOUSE - 10-19-21 for those documents too. Q. Let's go to the next exhibit, which is Number 10. So I think it is in your stack, Mr. Waterhouse. MR. MORRIS: And we can take the one down from the screen and put up Number 10
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to form. A. I don't believe so. Q. Okay. So so it was only one of the two advisors who had liabilities that 	 WATERHOUSE - 10-19-21 for those documents too. Q. Let's go to the next exhibit, which is Number 10. So I think it is in your stack, Mr. Waterhouse. MR. MORRIS: And we can take the one down from the screen and put up Number 10 for everybody.
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets.	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.)
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So — so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right?	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to form. A. I don't believe so. Q. Okay. So - so it was only one of the two advisors who had liabilities that exceeded the value of the assets. Do I have that right? MS. DEITSCH-PEREZ: Objection to 	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form.	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to form. A. I don't believe so. Q. Okay. So – so it was only one of the two advisors who had liabilities that exceeded the value of the assets. Do I have that right? MS. DEITSCH-PEREZ: Objection to form. MS. DANDENEAU: Form. 	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document.
 WATERHOUSE - 10-19-21 Q. Okay. And did the liabilities of NexPoint exceed its assets in 2020? MS. DEITSCH-PEREZ: Objection to form. A. I don't believe so. Q. Okay. So so it was only one of the two advisors who had liabilities that exceeded the value of the assets. Do I have that right? MS. DEITSCH-PEREZ: Objection to form. MS. DANDENEAU: Form. A. Yes. 	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been – that we premarked as Exhibit 10. And
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been that we premarked as Exhibit 10. And 16 we're turning to the last page of the document,
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020?	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been — that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form.	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been — that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And — no, I
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form. 19 A. I don't – I don't recall.	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And no, I 19 apologize, I think we right there. Perfect.
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form. 19 A. I don't – I don't recall. 20 MR. MORRIS: I had specifically	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And no, I 19 apologize, I think we right there. Perfect. 20 And it is page 31 of 31.
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form. 19 A. I don't I don't recall. 20 MR. MORRIS: I had specifically 21 requested in discovery the audited	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been — that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And — no, I 19 apologize, I think we — right there. Perfect. 20 And it is page 31 of 31. 21 MR. MORRIS: I think there may have
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form. 19 A. I don't I don't recall. 20 MR. MORRIS: I had specifically 21 requested in discovery the audited 22 financial reports for both advisors and	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been – that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And – no, I 19 apologize, I think we – right there. Perfect. 20 And it is page 31 of 31. 21 MR. MORRIS: I think there may have 22 been some something erroneously stapled to
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form. 19 A. I don't – I don't recall. 20 MR. MORRIS: I had specifically 21 requested in discovery the audited 22 financial reports for both advisors and 23 NexPoint. I think I may have gotten one	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And no, I 19 apologize, I think we right there. Perfect. 20 And it is page 31 of 31. 21 MR. MORRIS: I think there may have 22 been some something erroneously stapled to 23 the hard copy that I gave you folks, but
1 WATERHOUSE - 10-19-21 2 Q. Okay. And did the liabilities of 3 NexPoint exceed its assets in 2020? 4 MS. DEITSCH-PEREZ: Objection to 5 form. 6 A. I don't believe so. 7 Q. Okay. So – so it was only one of 8 the two advisors who had liabilities that 9 exceeded the value of the assets. 10 Do I have that right? 11 MS. DEITSCH-PEREZ: Objection to 12 form. 13 MS. DANDENEAU: Form. 14 A. Yes. 15 Q. And do you know, ballpark, the 16 amount by which the value of HCMFA's 17 liabilities exceeded their assets in 2020? 18 MS. DANDENEAU: Objection to form. 19 A. I don't I don't recall. 20 MR. MORRIS: I had specifically 21 requested in discovery the audited 22 financial reports for both advisors and	1 WATERHOUSE - 10-19-21 2 for those documents too. 3 Q. Let's go to the next exhibit, which 4 is Number 10. So I think it is in your stack, 5 Mr. Waterhouse. 6 MR. MORRIS: And we can take the one 7 down from the screen and put up Number 10 8 for everybody. 9 (Exhibit 10 marked.) 10 Q. And I don't know if you have ever 11 seen this before, but I'm really putting it up 12 on the screen for purposes of turning to the 13 very last page of the document. 14 So this is a document that we have 15 been – that we premarked as Exhibit 10. And 16 we're turning to the last page of the document, 17 which is a document that was filed in the 18 adversary proceeding 21-3004. And – no, I 19 apologize, I think we – right there. Perfect. 20 And it is page 31 of 31. 21 MR. MORRIS: I think there may have 22 been some something erroneously stapled to

		D 100
Page 198	1 WATERHOUSE - 10-19-21	Page 199
2 Exhibit 10.	2 A. It is something like this, but I	
3 Q. Do you have that, Mr. Waterhouse?	3 don't think it was this specific document.	
4 A. I don't have it yet. I'm looking.	4 Q. Well, but this document does say in	
5 Q. All right. If you look at the top	5 the last sentence that Highland agreed not to	
6 right-hand corner, you will see it says page	6 seek not to demand payment from HCMFA prior	
7 hopefully something of 31?	7 to May 31, 2021; right?	
8 A. Yes, I've got it now.	8 A. Yes.	
9 Q. Okay. You have got 31 of 31. You	9 Q. And are you aware of any other	
10 can take a moment to read that, if you would	10 document that was ever created pursuant to	
11 like.	11 which Highland agreed not to demand payment on	
12 A. (Reviewing document.) Okay.	12 amounts owed by HCMFA before May 31, 2021?	
13 Q. Have you ever seen this before?	13 A. Hold on. Are you asking, am I aware	
14 A. I don't know if I have seen this	14 of a document that by HCMFA that basically says	
15 specific document, but, you know, I've	15 otherwise?	
16 I'm I'm aware of it.	16 Q. No. Let me try again.	
17 Q. And is this the document that you	17 Are you aware of any other document	
18 had in mind when you sent that email to	18 pursuant to which pursuant to which Highland	
19 Ms. Thedford that we just looked at where you	19 agreed not to make a demand on HCMFA until May	
20 said that Highland had agreed not to make a	20 31st, 2021?	
21 demand upon HCMFA until May 2021?	21 A. I'm I think there was something	
22 A. Honestly, I don't it wasn't this	22 in connection with with the with the	
23 document. I mean, it's something like this,	23 audit that basically says the same thing.	
24 yes. I mean, yes.	24 Q. Okay. And do you think that the	
25 Q. Well	25 audit is referring to this particular document?	
Page 200		Page 201
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	· ·
2 A. I don't know.	2 A. May 31 of 2021, excuse me.	
3 Q. All right. This document is dated	3 Q. And this document states the	
4 April 15, 2019. Do you see that?	4 deferral that you just described; correct?	
5 A. Ido.	5 A. It does.	
6 Q. And do you remember that the audit	6 Q. And this document states the	
7 was completed on June 3rd, 2019?	7 deferral that was described in the audited	
8 A. Yes.	8 financial statements that we looked at before;	
9 Q. And do you recall that the audited	9 correct?	
10 financials and I'm happy to pull them up if	10 A. It does.	
11 you would like, but do you recall that the	11 MR. MORRIS: Okay. Can we scroll	
12 audited financials included a reference to the	down just a little bit to see who signed on	
13 agreement pursuant to which Highland agreed not	behalf of the acknowledgment there.	
14 to make a demand until May 31st, 2021?	14 Q. Okay. So Mr. Dondero signed this	
15 A. Yes, I remember.	15 document on behalf of both HCMFA and Highland;	
16 Q. And as part of the process, would	16 do you see that?	
17 you have expected the corporate accounting team	17 A. Ido.	
18 to have provided a copy of this document to	18 Q. Okay. Did you discuss this document	
19 PwC?	19 or the withdrawn.	
20 MS. DANDENEAU: Objection to form.	20 Did you discuss the concept of the	
21 A. Yes, I would have expected something	21 deferral with Mr. Dondero in the spring of	
22 like this, or again, you know, some document	22 2019?	
23 that basically states states the deferral	23 A. I think I testified I don't recall.	
24 till May 31 of 2020. 25 Q. Okay.	Q. Okay. Do you know whose idea it wasto issue the acknowledgment in this form?	
25 Q. Okay.	25 to issue the acknowledgment in this form?	

Page 202 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 203
2 A. I don't recall.	2 A. Well, this this document dated	
3 MR. MORRIS: Can we scroll back up	3 April 15, 2019 says they have been deferred to	
4 to the document, please.	4 May 31, 2021.	
5 Q. Do you see in the beginning it says,	5 Q. Right. But I'm just sticking to the	
6 reference is made to certain outstanding	6 first paragraph where they refer to the	
7 amounts loaned from Highland to HCMFA for	7 outstanding amounts. And in the end it says	
8 funding ongoing operations.	8 the it remained outstanding on December	
9 Do you see that?	9 31st, 2018, and I think you told me that you	
10 A. Yes.	10 understood that, and then I'm just trying to	
11 Q. And were you aware as the CFO of	11 capture the last piece of it.	
12 Highland and as the treasurer of HCMFA that as	12 Did you understand that there were	
13 of April 15, 2019, Highland had made certain	13 amounts outstanding from the loan that Highland	
14 loans to HCMFA to fund HCMFA's ongoing	14 made to HCMFA to fund ongoing operations as of	
15 operations?	15 April 15th, 2019?	
16 A. Yes.	16 A. Yes.	
17 Q. And were you aware that those loans18 were payable on demand and remained outstanding	17 Q. Thank you. Let's look at the next18 sentence. HCMFA expects that it may be unable	
19 as of December 31st, 2018? 20 A. Yes.	19 to repay such amounts should they become due	
	20 for the period commencing today and continuing	
21 Q. And were you aware that those	21 through May 31st, 2021.	
22 amounts were payable on demand, and they	Do you see that?	
23 remained outstanding as of April 15, 2019?	23 MS. DANDENEAU: Objection to form.	
24 MS. DEITSCH-PEREZ: Object to the	24 A. I do.	
25 form.	25 Q. As the CFO withdrawn.	
I .		
Page 204	4 WATERIOLICE 40 40 24	Page 205
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you	2 should they become due?	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement	2 should they become due?3 MS. DANDENEAU: Objection to form.	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered?	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really.	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not.	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it	 2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due?	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due? 13 A. I don't believe so.	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due? 13 A. I don't believe so. 14 Q. Did you at any time form any	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero?	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due? 13 A. I don't believe so. 14 Q. Did you at any time form any 15 opinions as to HCMFA's ability to repay all	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form.	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due? 13 A. I don't believe so. 14 Q. Did you at any time form any 15 opinions as to HCMFA's ability to repay all 16 amounts due to Highland should they become due?	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form.	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due? 13 A. I don't believe so. 14 Q. Did you at any time form any 15 opinions as to HCMFA's ability to repay all 16 amounts due to Highland should they become due? 17 A. Not really. I guess I don't	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you	Page 205
1 WATERHOUSE - 10-19-21 2 As the treasurer of HCMFA, did you 3 believe that do you believe that statement 4 was true and accurate at the time it was 5 rendered? 6 A. I mean, it it the answer to 7 that is I really didn't have any I didn't 8 have an opinion really. 9 Q. Did you do anything to educate 10 yourself in April of 2019 on the issue of 11 whether HCMFA could repay the amounts that it 12 owed to Highland should they become due? 13 A. I don't believe so. 14 Q. Did you at any time form any 15 opinions as to HCMFA's ability to repay all 16 amounts due to Highland should they become due? 17 A. Not really. I guess I don't 18 Q. Well, you told the retail board that	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of the whether HCMFA could repay the amounts that it wed to Highland should they become due? A. I don't believe so. A. I don't believe so. Jen opinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't R. Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of the whether HCMFA could repay the amounts that it owed to Highland should they become due? A. I don't believe so. Q. Did you at any time form any fopinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in 20 2020; correct?	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes 20 at that time.	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of thether HCMFA could repay the amounts that it whether HCMFA could repay the amounts that it owed to Highland should they become due? A. I don't believe so. L. Did you at any time form any opinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't R. Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in 20 2020; correct? A. Yes.	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes 20 at that time. 21 Q. And it was precisely for that reason	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of the whether HCMFA could repay the amounts that it owed to Highland should they become due? A. I don't believe so. Q. Did you at any time form any fopinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in 20 2020; correct?	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes 20 at that time. 21 Q. And it was precisely for that reason 22 that you told the retail board that that the	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of thether HCMFA could repay the amounts that it whether HCMFA could repay the amounts that it owed to Highland should they become due? A. I don't believe so. L. Did you at any time form any opinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't R. Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in 20 2020; correct? A. Yes.	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes 20 at that time. 21 Q. And it was precisely for that reason	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of whether HCMFA could repay the amounts that it wed to Highland should they become due? A. I don't believe so. A. I don't believe so. A. Did you at any time form any opinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in 20200; correct? A. Yes. Q. Based on the work that you did to prepare for the retail board, did you form any view as to whether HCMFA would be unable to	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes 20 at that time. 21 Q. And it was precisely for that reason 22 that you told the retail board that that the 23 retail that the advisors had the full faith 24 and backing of Mr. Dondero; correct?	Page 205
As the treasurer of HCMFA, did you believe that do you believe that statement was true and accurate at the time it was rendered? A. I mean, it it the answer to that is I really didn't have any I didn't have an opinion really. Q. Did you do anything to educate yourself in April of 2019 on the issue of whether HCMFA could repay the amounts that it wether HCMFA could repay the amounts that it owed to Highland should they become due? A. I don't believe so. Q. Did you at any time form any bopinions as to HCMFA's ability to repay all amounts due to Highland should they become due? A. Not really. I guess I don't Q. Well, you told the retail board that HCMFA's liabilities exceeded their assets in 202020; correct? A. Yes. Q. Based on the work that you did to	2 should they become due? 3 MS. DANDENEAU: Objection to form. 4 A. I mean, I when you look at that, 5 to answer you, completely, you know, again, 6 if the response I gave the retail board was, 7 you know, the the advice HCMFA advisors 8 have the have the full faith and backing of 9 Jim Dondero. So I didn't form an opinion of 10 whether the advisor could pay it or not. 11 Q. Did you form any view as to whether 12 the advisors could repay the amounts that it 13 owed to Highland should they become due without 14 the full faith and backing of Mr. Dondero? 15 MS. DANDENEAU: Objection to form. 16 MS. DEITSCH-PEREZ: Form. 17 A. I mean, if you if you if you 18 take that last statement out, I mean, it would 19 be difficult for HCMFA to pay back demand notes 20 at that time. 21 Q. And it was precisely for that reason 22 that you told the retail board that that the 23 retail that the advisors had the full faith	Page 205

1 WATERHOUSE - 10-19-21
2 so let's put the email back up.
3 A. It is it is it is in the
4 email.
5 Q. Let's put the email back up. You
6 didn't say unless it has changed. You said you
7 believe it hasn't changed; right?
8 A. Okay. And to my knowledge that
9 hasn't changed, that is what it says.
10 Q. That's right.
11 A. But, again, I mean, that is I
12 don't know everything. And I'm not in every
13 conversation. I'm not to presume that I am,
14 is and you have to put myself as you
15 started this out, Mr. Morris, I was at home in
16 October of 2020 with COVID or, you know,
17 under these COVID times that we described is
18 very difficult.
We have all been working at home for
20 really the first time ever, undergoing
21 processes, procedures, control environments
22 that have been untested, and there is poor
23 communication.
So I am relaying, as I'm telling you
25 now, what is in the email. And unless
Page 208 Page 209 1 WATERHOUSE - 10-19-21
2 promissory notes that your clients refuse
3 to pay.4 So I'm going to continue to ask my
5 questions, and I would ask the court
6 reporter to read back my last question.
7 (Record read.)
8 MS. DEITSCH-PEREZ: And then I
9 believe there were objections to form.
10 Q. You can answer the question.
11 A. Yes.
12 Q. Thank you very much, sir.
13 MR. MORRIS: Can we go back to the
14 other document, please?
15 Q. Mr. Waterhouse, do you know if this
16 document was ever shared with the retail board?
17 A. I don't recall.
18 Q. Did you ever share it with the
19 retail board?
21 Q. Did you ever tell the retail board
Q. Did you ever tell the retail boardabout the substance of this document?
21 Q. Did you ever tell the retail board

Page 210 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 211
2 against HCMFA until May 2021?	2 Q. Did you ever inform PwC that HCMFA's	
3 A. I don't recall.	3 liabilities exceeded its assets?	
4 Q. Do you know whether anybody on	4 MS. DANDENEAU: Object to the form.	
5 behalf of the advisors ever informed the retail	5 A. I don't I don't think I told	
6 board that Highland had agreed on April 15,	6 them. I mean, they they audited the	
7 2019, not to make a demand against HCMFA under	7 financial statements.	
8 the promissory notes?	8 Q. Did do you know if anybody on	
9 A. I don't recall.	9 behalf of Highland ever informed	
10 Q. Did you instruct Ms. Thedford or	10 PricewaterhouseCoopers that HCMFA may be unable	
11 anybody else responding to the retail board's	11 to repay amounts owing to Highland, should they	
12 15(c) inquiry to disclose this document?	12 become due?	
13 A. Did I instruct Ms. Thedford or	13 MS. DANDENEAU: Objection to form.	
14 anyone else to to to produce this, to	14 A. Yes. Again, I think I testified	
15 disclose this document? Is that what you I	15 earlier that that this was communicated to	
16 just want to make sure.	16 the auditors.	
17 Q. Uh-huh.	17 Q. Ideally	
18 A. Yeah, I don't I don't recall.	18 A. I don't know who exactly did that.	
19 Q. Did you instruct anybody to inform	19 I don't recall doing it, but, yeah, it was	
20 the retail board, in response to their question	20 it was communicated. And that is why I	
21 as part of the 15(c) process, to to tell the	21 mean, there is a disclosure in the financial	
22 retail board about Highland's agreement not to	22 statements; right?	
23 make a demand until 2021?	23 Q. There is, and that disclosure	
24 MS. DANDENEAU: Objection to form.	24 relates to the last sentence of this document;	
25 A. I don't recall.	25 correct?	
Page 212		Page 213
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	1 age 210
2 A. Yes.	2 A. I have answered this question	
3 Q. Do you recall looking in the	3 before.	
4 document and seeing anything that was disclosed	4 Q. And the answer was no?	
5 with respect to the sentence above that?	5 A. I'm not aware.	
6 A. No.	6 Q. Now, this acknowledgment can't	
7 Q. Do you know whether anybody on	7 possibly apply to the two notes that you signed	
8 behalf of Highland ever informed	8 on behalf of HCMFA because those notes were	
9 PricewaterhouseCoopers that HCMFA expects that	9 signed on May 2nd and May 3rd, 2019; is that	
10 it may be unable to repay amounts due and owing	10 right?	
11 to Highland should they become due?	11 MS. DANDENEAU: Objection to form.	
12 MS. DEITSCH-PEREZ: Object to the	12 A. Unless there is a drafting error.	
13 form. I think that is the third time.	13 Q. Okay. Are you aware of a drafting	
14 A. I don't recall. Again, as I said,	14 error?	
15 we all of this was given to the auditors.	15 A. I'm not aware. I didn't I wasn't	
16 Q. Do you know if Highland received	16 part of I didn't sign this note or this	
17 anything of value in exchange for its agreement	17 acknowledgment. I didn't draft it.	
18 not to demand payment on amounts owed by HCMFA	18 Q. But you do see it is dated April 15,	
19 prior to May 31st, 2021?	19 2019; right?	
•	00 4 1/	
20 MS. DEITSCH-PEREZ: Object to the	20 A. Yes.	
20 MS. DEITSCH-PEREZ: Object to the 21 form. That is the second time.	20 A. Yes. 21 Q. And this was a document that was	
· · · · · · · · · · · · · · · · · · ·		
21 form. That is the second time.	21 Q. And this was a document that was	
 form. That is the second time. MS. DANDENEAU: Object to the form. 	21 Q. And this was a document that was 22 actually included by the advisors in a pleading	
 form. That is the second time. MS. DANDENEAU: Object to the form. A. I have answered this question. 	Q. And this was a document that wasactually included by the advisors in a pleadingthey filed with the Court; right?	

WATERHOUSE - 10-19-21	Page 214 Page 21 1 WATERHOUSE - 10-19-21
Q. Okay. Let's go to the first page of	2 of verifying that, we're just
the document and just confirm that.	3 MR. MORRIS: You do, actually. You
MR. AIGEN: Mr. Morris, I just note	4 could just go to Docket No. 21-3004.
that you already said there was some error	5 MS. DEITSCH-PEREZ: If you want to
with the document that is listed as	6 stop this deposition so we can go and pull
exhibit	7 that document up, we're happy to do it. So
MR. MORRIS: No. No, no, no.	8 I am just asking you for your
MS. DEITSCH-PEREZ: Oh, okay.	9 representation.
MR. MORRIS: What I said is that	10 MR. MORRIS: Sure. I gave that.
there is a few pages that were mistakenly	11 MS. DEITSCH-PEREZ: Okay.
stapled to the end of the document.	12 Q. So do you see that this is a
MS. DEITSCH-PEREZ: Okay.	13 document that was actually filed with the Court
MR. MORRIS: There is no problem	14 by Highland Capital Management Fund Advisors?
with this document.	15 A. No. I get with the first page in
MS. DEITSCH-PEREZ: And just so	16 the section. Maybe I'm looking at the wrong
we're clear that the document the pages	17 thing. It says, Highland Capital Management.
that start with defendant's amended answer	18 Q. Don't worry about it. Don't worry
are not intended to be part of this	19 about it.
document?	20 A. Maybe I went back okay.
MR. MORRIS: That's correct.	21 MR. MORRIS: All right. Can we put
MS. DEITSCH-PEREZ: And that the	22 up on the screen Exhibit 2.
but it is your representation that the rest	23 (Exhibit 2 marked.)
of the document is is is correct	24 MR. MORRIS: I think it is
because we don't we don't have any way	25 Exhibit 1.
WATERHOUSE - 10-19-21	Page 216 Page 21 Page 21
MS. DANDENEAU: I'm sorry, John, did	2 this is an annual installment note?
you say Exhibit 2 or Exhibit 1?	3 A. Can you scroll down.
MR. MORRIS: It is Exhibit 2 in the	4 Q. Sure.
binders so it is premarked Exhibit 2. And	5 MR. MORRIS: Can we scroll down
now I'm asking right there going to	6 yeah, there you go.
Exhibit 1 to the document that was marked	7 A. Right there, yeah. Yes.
as Exhibit 2.	8 MR. MORRIS: And can we scroll down
MS. DANDENEAU: Got it. In the	
	9 to the signature line.10 Q. And do you recognize that as
binder there is no	
MC DEITCOU DEDET: Thore to no	
MS. DEITSCH-PEREZ: There is no	11 Mr. Dondero's signature?
Exhibit 1.	11 Mr. Dondero's signature?12 A. Yes.
Exhibit 1. MR. MORRIS: All right. So look at	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen.	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017,	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million?	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest?
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes.	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest? 18 A. I don't recall discussing the
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes. Q. And do you see that the maker of the	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest? 18 A. I don't recall discussing the 19 aggregate principal amounts of 6 to \$7 million,
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes.	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest? 18 A. I don't recall discussing the 19 aggregate principal amounts of 6 to \$7 million, 20 but so I don't I don't recall that prior
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes. Q. And do you see that the maker of the	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest? 18 A. I don't recall discussing the 19 aggregate principal amounts of 6 to \$7 million,
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes. Q. And do you see that the maker of the note is NexPoint?	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest? 18 A. I don't recall discussing the 19 aggregate principal amounts of 6 to \$7 million, 20 but so I don't I don't recall that prior
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes. Q. And do you see that the maker of the note is NexPoint? A. Yes.	 Mr. Dondero's signature? A. Yes. Q. And is this the promissory note that we talked about earlier where NexPoint had made certain payments in the aggregate amount of about 6 to \$7 million against principal and interest? A. I don't recall discussing the aggregate principal amounts of 6 to \$7 million, but so I don't I don't recall that prior discussion with those amounts.
Exhibit 1. MR. MORRIS: All right. So look at the one on the screen. Q. Do you see, Mr. Waterhouse, that this is a promissory note dated May 31st, 2017, in the approximate amount of \$30.7 million? A. Yes. Q. And do you see that the maker of the note is NexPoint? A. Yes. Q. And that Highland is the payee; is	 11 Mr. Dondero's signature? 12 A. Yes. 13 Q. And is this the promissory note that 14 we talked about earlier where NexPoint had made 15 certain payments in the aggregate amount of 16 about 6 to \$7 million against principal and 17 interest? 18 A. I don't recall discussing the 19 aggregate principal amounts of 6 to \$7 million, 20 but so I don't I don't recall that prior 21 discussion with those amounts. 22 Q. All right. Let's take a look.

Page 218 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 219
2 A. Yes.	2 A. I didn't participate directly, as	
3 Q. And NexPoint had its financial	3 I've described before, about the the team	
4 statements audited; isn't that correct?	4 performing the audit.	
5 A. Yes.	5 Q. Do you recall when the audit of	
6 Q. And was the process of NexPoint's	6 NexPoint's financial statements for the period	
7 audit similar to the process you described	7 ending December 31st, 2019 was completed?	
·		
8 earlier for Highland and HCMFA?9 A. Yes, it is similar.	8 A. Yes.	
· · · · · · · · · · · · · · · · · · ·	9 Q. And when do you recall it being	
10 Q. Okay.	10 completed?	
11 MR. MORRIS: Can we put up	11 A. In January of 2021.	
12 NexPoint's audited financials and let	12 Q. Do you know why the 2019 audit	
13 everybody know what exhibit number it is,	13 report wasn't completed until January of 2021?	
14 La Asia?	14 A. Yes.	
15 MS. CANTY: It is going to be	15 Q. Why was the NexPoint audit report	
16 Exhibit 46.	16 for the period ending 12/31/19 not completed	
17 (Exhibit 46 marked.)	17 until January 2021?	
18 Q. And do you see, sir, that we've put	18 A. Because we had to deal with working	
19 up NexPoint Advisors' consolidated financial	19 from home from with COVID, and on top of all	
20 statements and supplemental information for the	20 of our daily responsibilities and job duties	
21 period ending December 31st, 2019?	21 at at providing at Highland providing	
22 A. Yes.	22 services to NexPoint, we had to do all of this	
23 Q. Did you participate in the process	23 extra work for a bankruptcy that was filed in	
24 whereby these audited financial statements were	24 October of 2019.	
25 issued?	25 MR. MORRIS: Can we go to the	
Page 220		Page 221
Page 220 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 221
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21 2 form.	Page 221
1 WATERHOUSE - 10-19-21		Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there.	2 form.3 A. Approximately.	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities 	2 form.3 A. Approximately.4 Q. And does that refresh your	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to 	 2 form. 3 A. Approximately. 4 Q. And does that refresh your 5 recollection that between the time the note was 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, 	Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at?	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do 	Page 221
 1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 13 \$30 million note that we just looked at that 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? 	Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 13 \$30 million note that we just looked at that 14 was dated from 2017?	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial 	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. Q. Withdrawn. Is that the approximately \$30 million note that we just looked at that was dated from 2017? MS. DANDENEAU: Objection to form. 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 	Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 13 \$30 million note that we just looked at that 14 was dated from 2017? 15 MS. DANDENEAU: Objection to form. 16 A. I believe no.	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 2020? 	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. Q. Withdrawn. Is that the approximately \$30 million note that we just looked at that was dated from 2017? MS. DANDENEAU: Objection to form. A. I believe no. Q. Okay. You're not aware of any other 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 2020? A. No. 	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. Q. Withdrawn. Is that the approximately \$30 million note that we just looked at that was dated from 2017? MS. DANDENEAU: Objection to form. A. I believe no. Q. Okay. You're not aware of any other note that was outstanding from NexPoint to 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 2020? A. No. Q. No, it's not complete? 	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. Q. Withdrawn. Is that the approximately \$30 million note that we just looked at that was dated from 2017? MS. DANDENEAU: Objection to form. A. I believe no. Q. Okay. You're not aware of any other note that was outstanding from NexPoint to Highland as of the end of the year 2019, other 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 2020? A. No. Q. No, it's not complete? A. No. A. No, it is not complete. 	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. Q. Withdrawn. Is that the approximately \$30 million note that we just looked at that was dated from 2017? MS. DANDENEAU: Objection to form. A. I believe no. Q. Okay. You're not aware of any other note that was outstanding from NexPoint to Highland as of the end of the year 2019, other than that one \$30 million note; right? 	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 2020? A. No. Q. No, it's not complete? A. No, it is not complete. Q. Did HCMFA complete its audit for the 	Page 221
balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. U. Withdrawn. Is that the approximately standard from 2017? MS. DANDENEAU: Objection to form. A. I believe no. Q. Okay. You're not aware of any other note that was outstanding from NexPoint to Highland as of the end of the year 2019, other that the security is page 1.	 form. A. Approximately. Q. And does that refresh your recollection that between the time the note was executed and the end of 2019, that NexPoint had paid down approximately \$7 million? A. Yes. If we are just doing the math, yes. Q. Okay. Did NexPoint complete its audit from 2020? A. Sorry, you kind of broke up. Do NexPoint complete? Q. The audit of its financial statements for the period ending December 31st, 2020? A. No. Q. No, it's not complete? A. No, it is not complete its audit for the year ending December 31st, 2020? 	Page 221
 WATERHOUSE - 10-19-21 balance sheet on page 3? Okay. Stop right there. Q. Do you see under the liabilities section, the last item is note payable to affiliate? A. Yes. Q. And is that the note that we just looked at? MS. DANDENEAU: Objection to form. Q. Withdrawn. ls that the approximately \$30 million note that we just looked at that was dated from 2017? MS. DANDENEAU: Objection to form. A. I believe no. Q. Okay. You're not aware of any other note that was outstanding from NexPoint to Highland as of the end of the year 2019, other than that one \$30 million note; right? A. I don't recall. Q. And as of the end of 2019, the 	2 form. 3 A. Approximately. 4 Q. And does that refresh your 5 recollection that between the time the note was 6 executed and the end of 2019, that NexPoint had 7 paid down approximately \$7 million? 8 A. Yes. If we are just doing the math, 9 yes. 10 Q. Okay. Did NexPoint complete its 11 audit from 2020? 12 A. Sorry, you kind of broke up. Do 13 NexPoint complete? 14 Q. The audit of its financial 15 statements for the period ending December 31st, 16 2020? 17 A. No. 18 Q. No, it's not complete? 19 A. No, it is not complete. 20 Q. Did HCMFA complete its audit for the 21 year ending December 31st, 2020? 22 A. No.	Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 13 \$30 million note that we just looked at that 14 was dated from 2017? 15 MS. DANDENEAU: Objection to form. 16 A. I believe no. 17 Q. Okay. You're not aware of any other 18 note that was outstanding from NexPoint to 19 Highland as of the end of the year 2019, other 20 than that one \$30 million note; right? 21 A. I don't recall. 22 Q. And as of the end of 2019, the 23 principal amount that was due on the note was	2 form. 3 A. Approximately. 4 Q. And does that refresh your 5 recollection that between the time the note was 6 executed and the end of 2019, that NexPoint had 7 paid down approximately \$7 million? 8 A. Yes. If we are just doing the math, 9 yes. 10 Q. Okay. Did NexPoint complete its 11 audit from 2020? 12 A. Sorry, you kind of broke up. Do 13 NexPoint complete? 14 Q. The audit of its financial 15 statements for the period ending December 31st, 16 2020? 17 A. No. 18 Q. No, it's not complete? 19 A. No, it is not complete. 20 Q. Did HCMFA complete its audit for the 21 year ending December 31st, 2020? 22 A. No. 3 MR. MORRIS: Can we go to page 15,	Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 13 \$30 million note that we just looked at that 14 was dated from 2017? 15 MS. DANDENEAU: Objection to form. 16 A. I believe no. 17 Q. Okay. You're not aware of any other 18 note that was outstanding from NexPoint to 19 Highland as of the end of the year 2019, other 20 than that one \$30 million note; right? 21 A. I don't recall. 22 Q. And as of the end of 2019, the 23 principal amount that was due on the note was 24 approximately \$23 million; right?	2 form. 3 A. Approximately. 4 Q. And does that refresh your 5 recollection that between the time the note was 6 executed and the end of 2019, that NexPoint had 7 paid down approximately \$7 million? 8 A. Yes. If we are just doing the math, 9 yes. 10 Q. Okay. Did NexPoint complete its 11 audit from 2020? 12 A. Sorry, you kind of broke up. Do 13 NexPoint complete? 14 Q. The audit of its financial 15 statements for the period ending December 31st, 16 2020? 17 A. No. 18 Q. No, it's not complete? 19 A. No, it is not complete. 20 Q. Did HCMFA complete its audit for the 21 year ending December 31st, 2020? 22 A. No. 23 MR. MORRIS: Can we go to page 15, 24 please, the paragraph at the bottom.	Page 221
1 WATERHOUSE - 10-19-21 2 balance sheet on page 3? Okay. Stop right 3 there. 4 Q. Do you see under the liabilities 5 section, the last item is note payable to 6 affiliate? 7 A. Yes. 8 Q. And is that the note that we just 9 looked at? 10 MS. DANDENEAU: Objection to form. 11 Q. Withdrawn. 12 Is that the approximately 13 \$30 million note that we just looked at that 14 was dated from 2017? 15 MS. DANDENEAU: Objection to form. 16 A. I believe no. 17 Q. Okay. You're not aware of any other 18 note that was outstanding from NexPoint to 19 Highland as of the end of the year 2019, other 20 than that one \$30 million note; right? 21 A. I don't recall. 22 Q. And as of the end of 2019, the 23 principal amount that was due on the note was	2 form. 3 A. Approximately. 4 Q. And does that refresh your 5 recollection that between the time the note was 6 executed and the end of 2019, that NexPoint had 7 paid down approximately \$7 million? 8 A. Yes. If we are just doing the math, 9 yes. 10 Q. Okay. Did NexPoint complete its 11 audit from 2020? 12 A. Sorry, you kind of broke up. Do 13 NexPoint complete? 14 Q. The audit of its financial 15 statements for the period ending December 31st, 16 2020? 17 A. No. 18 Q. No, it's not complete? 19 A. No, it is not complete. 20 Q. Did HCMFA complete its audit for the 21 year ending December 31st, 2020? 22 A. No. 3 MR. MORRIS: Can we go to page 15,	Page 221

Page 222 1 WATERHOUSE - 10-19-21	Page 223 1 WATERHOUSE - 10-19-21
2 included under notes payable to Highland a	2 perfectly together.
3 reference to the amounts that were outstanding	3 Q. Okay. But you're not aware of any
4 as of the year-end 2019 under the note that we	4 note that was outstanding at the end of 2019
5 looked at just a moment ago?	5 from NexPoint to Highland other than whatever
6 A. Yes. Are you talking about the	6 principal was still due and owing under the
7 second paragraph?	7 \$30 million note issued in 2017; correct?
8 Q. I'm actually talking about first	8 A. Well, it I don't there is
9 paragraph. Do you understand that the first	9 reference in the second paragraph. I don't
10 paragraph is a reference to the 2017 note, and	10 I don't I don't recall what that is
11 the amounts that were – the principal amount	11 referring to, so I don't I don't know.
12 that was outstanding as of the end of 2019?	12 Q. Well, if you listen carefully to my
13 MS. DANDENEAU: Objection to form.	13 question, right, I'm asking about notes that
14 John, do you mean the first paragraph of	14 were outstanding at the end of 2019, and if we
15 that page?	15 look at the paragraph you just referred to, it
16 MR. MORRIS: No, the first paragraph	16 says that during the year there were new notes
17 under notes payable to Highland.	17 issued totaling \$1.5 million, but by the end of
18 A. Yeah, I see the paragraph, and	18 the year, no principal or interest was
19 again, this is what I answered earlier. I	19 outstanding on the notes.
20 believe so, just because I don't again, this	20 Do you see that?
21 is a number in a balance sheet, and without	21 A. Oh, I do, yes.
22 matching it up and seeing the detail with the	22 Q. So does that refresh your
23 schedule like I kind of talked about for	23 recollection that there were no notes
24 Highland's financial statements, it is a little	24 outstanding from NexPoint to Highland other
25 bit more difficult to tie everything in	25 than the principal remaining under the original
23 Dictrible difficult to the everything in	23 than the philoparternal ling trider the original
=	
Page 224	Page 225 1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a	1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m.
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago?	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the	 WATERHOUSE - 10-19-21 the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here.
 1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and
 1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all
 1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on
 1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland?
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement.	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland? 10 MS. DANDENEAU: Object to the form,
 1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland? 10 MS. DANDENEAU: Object to the form, 11 asked and answered.
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right,	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland? 10 MS. DANDENEAU: Object to the form, 11 asked and answered. 12 A. To my knowledge, yes.
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year?	 WATERHOUSE - 10-19-21 the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland? 10 MS. DANDENEAU: Object to the form, 11 asked and answered. 12 A. To my knowledge, yes. 13 Q. Okay. Can you recall any loan to 14 any affiliate or Mr. Dondero that was not
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland? 10 MS. DANDENEAU: Object to the form, 11 asked and answered. 12 A. To my knowledge, yes. 13 Q. Okay. Can you recall any loan to 14 any affiliate or Mr. Dondero that was not 15 recorded on Highland's books and records as an
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was	 1 WATERHOUSE - 10-19-21 2 the record at 3:39 p.m. 3 Q. All right. Mr. Waterhouse, we I 4 don't think we have a lot more here. 5 To the best of your knowledge and 6 recollection, were all affiliate loans and all 7 loans made to Mr. Dondero recorded on 8 Highland's books and records as assets of 9 Highland? 10 MS. DANDENEAU: Object to the form, 11 asked and answered. 12 A. To my knowledge, yes. 13 Q. Okay. Can you recall any loan to 14 any affiliate or Mr. Dondero that was not 15 recorded on Highland's books and records as an 16 asset?
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding.	 WATERHOUSE - 10-19-21 the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a	 WATERHOUSE - 10-19-21 the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall.
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little	 WATERHOUSE - 10-19-21 the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall. Q. How about after the time that you
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little 20 while. It's 3:26. Let's come back at	 WATERHOUSE - 10-19-21 the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall. Q. How about after the time that you were CFO? Did you recall that there was a loan
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little 20 while. It's 3:26. Let's come back at 21 3:40.	the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall. Q. How about after the time that you were CFO? Did you recall that there was a loan by Highland to an affiliate or to Mr. Dondero
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little 20 while. It's 3:26. Let's come back at 21 3:40. 22 VIDEOGRAPHER: We're going off the	the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall. Q. How about after the time that you were CFO? Did you recall that there was a loan that hadn't been previously recorded on
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little 20 while. It's 3:26. Let's come back at 21 3:40. 22 VIDEOGRAPHER: We're going off the 23 record at 3:26 p.m.	the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we — I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, sked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall. Q. How about after the time that you were CFO? Did you recall that there was a loan Highland's books as an asset? Highland's books as an asset?
1 WATERHOUSE - 10-19-21 2 \$30 million 2017 note that we looked at a 3 moment ago? 4 A. Well, we're at the bottom of the 5 page. Is there anything on page 16? 6 Q. That is a fair question, sure. That 7 is it. 8 A. Okay. So it appears that that is 9 the only note that is detailed in the notes in 10 the financial statement. 11 Q. And you don't have any memory of any 12 other note other than the 2017 note, right, 13 being outstanding as of the end of the year? 14 A. I deal with thousands of 15 transactions every year. I don't really have a 16 very specific memory for what exactly was 17 outstanding. 18 MR. MORRIS: Why don't we take a 19 break now. We've been going for a little 20 while. It's 3:26. Let's come back at 21 3:40. 22 VIDEOGRAPHER: We're going off the	the record at 3:39 p.m. Q. All right. Mr. Waterhouse, we I don't think we have a lot more here. To the best of your knowledge and recollection, were all affiliate loans and all loans made to Mr. Dondero recorded on Highland's books and records as assets of Highland? MS. DANDENEAU: Object to the form, asked and answered. A. To my knowledge, yes. Q. Okay. Can you recall any loan to any affiliate or Mr. Dondero that was not recorded on Highland's books and records as an asset? A. Like during my time as CFO? I don't recall. Q. How about after the time that you were CFO? Did you recall that there was a loan by Highland to an affiliate or to Mr. Dondero that hadn't been previously recorded on

Page 226		Page 227
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 227
2 question. I left Highland as of I'm not	2 is called operating results?	
3 aware of I left Highland in February	3 A. Yeah, that's the title of it.	
4 probably the last day of February of 2021.	4 Q. Okay. And was a report of operating	
5 Q. Okay.	5 results prepared by Highland on a monthly basis	
6 A. I'm not I'm not aware of any	6 during the time that you served as CFO?	
7 I'm not aware of anything past that date.	7 A. No.	
8 Q. Okay. While you were the CFO at	8 Q. Are you familiar with a document of	
9 Highland, did Highland prepare in the ordinary	9 this type? And we can certainly look at the	
10 course of business a document that reported	10 next page or two to refresh your recollection.	
11 operating results on a monthly basis?	11 A. I'm just looking at the title. I	
12 A. Yes.	12 don't really again, as I discussed before, I	
13 Q. And are you generally familiar with	13 don't have any records or documents or emails	
14 the monthly operating reports?	14 or appointments or anything that I was able to	
15 A. Yeah. You are referring to the	15 use prior to prior to this deposition, so	
16 reports that we filed to the Court every month?	16 I'm doing the best I can.	
17 Q. I apologize, I'm not. I'm taking	17 Q. Okay. You don't need to apologize.	
18 you back to the pre-petition period. There was	18 I'm just asking you if you are familiar with	
19 a report that I have seen that I'm going to	19 the document called Operating Results that was	
20 show you, but I'm just asking for your	20 prepared on a monthly basis at Highland?	
21 knowledge.	21 MS. DEITSCH-PEREZ: Object to the	
22 MR. MORRIS: Let's put it up on the	22 form.	
23 screen, Exhibit 39.	23 Q. If you're not, you're not.	
24 (Exhibit 39 marked.)	24 A. I don't believe this was prepared on	
25 Q. Do you see this is a document that	25 a monthly basis.	
Page 228		Page 229
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 229
	WATERHOUSE - 10-19-21 report that Highland prepared that identified	Page 229
1 WATERHOUSE - 10-19-21		Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018?	2 report that Highland prepared that identified3 significant items impacting the balance sheet?	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes.	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 	Page 229
 WATERHOUSE - 10-19-21 Q. Okay. Do you see that this one is is dated February 2018? A. Yes. Q. Do you have do you believe 	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 	Page 229
 WATERHOUSE - 10-19-21 Q. Okay. Do you see that this one is is dated February 2018? A. Yes. Q. Do you have do you believe have you ever seen a document that was 	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 	Page 229
 1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 	Page 229
 1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 	Page 229
 WATERHOUSE - 10-19-21 Q. Okay. Do you see that this one is is dated February 2018? A. Yes. Q. Do you have do you believe have you ever seen a document that was purporting to report operating results for Highland? MS. DANDENEAU: Objection to form. A. Yes. Q. Okay. And when you say that you 	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 	Page 229
 WATERHOUSE - 10-19-21 Q. Okay. Do you see that this one is is dated February 2018? A. Yes. Q. Do you have do you believe have you ever seen a document that was purporting to report operating results for Highland? MS. DANDENEAU: Objection to form. A. Yes. Q. Okay. And when you say that you don't believe it was produced on a monthly 	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just	Page 229
 WATERHOUSE - 10-19-21 Q. Okay. Do you see that this one is is dated February 2018? A. Yes. Q. Do you have do you believe have you ever seen a document that was purporting to report operating results for Highland? MS. DANDENEAU: Objection to form. A. Yes. Q. Okay. And when you say that you 	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection?	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection?	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis.	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet.	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay.	 2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay. 18 MR. MORRIS: Can we look at the next	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 18 Maybe I didn't know the proper name for it.	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay. 18 MR. MORRIS: Can we look at the next 19 page.	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 18 Maybe I didn't know the proper name for it. 19 But let's use the phrase "monthly close	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay. 18 MR. MORRIS: Can we look at the next 19 page. 20 Q. Do you see that there is a statement	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 18 Maybe I didn't know the proper name for it. 19 But let's use the phrase "monthly close 20 package."	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay. 18 MR. MORRIS: Can we look at the next 19 page. 20 Q. Do you see that there is a statement 21 here called: Significant items impacting	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 18 Maybe I didn't know the proper name for it. 19 But let's use the phrase "monthly close 20 package." 21 Did Highland prepare a monthly close	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay. 18 MR. MORRIS: Can we look at the next 19 page. 20 Q. Do you see that there is a statement 21 here called: Significant items impacting 22 HCMLP's balance sheet?	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 18 Maybe I didn't know the proper name for it. 19 But let's use the phrase "monthly close 20 package." 21 Did Highland prepare a monthly close 22 package in the ordinary course of business	Page 229
1 WATERHOUSE - 10-19-21 2 Q. Okay. Do you see that this one 3 is is dated February 2018? 4 A. Yes. 5 Q. Do you have do you believe 6 have you ever seen a document that was 7 purporting to report operating results for 8 Highland? 9 MS. DANDENEAU: Objection to form. 10 A. Yes. 11 Q. Okay. And when you say that you 12 don't believe it was produced on a monthly 13 basis, was it produced on any periodic bases to 14 the best of your recollection? 15 A. I believe it was it was prepared 16 on an annual basis. 17 Q. Okay. 18 MR. MORRIS: Can we look at the next 19 page. 20 Q. Do you see that there is a statement 21 here called: Significant items impacting 22 HCMLP's balance sheet? 23 And it is dated February 2018.	2 report that Highland prepared that identified 3 significant items impacting the balance sheet? 4 A. A report that was prepared. 5 Q. Let me ask a better question: Did 6 Highland prepare reports to the best of your 7 recollection that identified significant items 8 that impacted its balance sheet? 9 A. Well, so Highland prepared a a 10 monthly close package. And maybe I'm 11 getting and and maybe change names at one 12 time or maybe I'm just again, just 13 misremembering but in that, yes, there is a 14 page that would detail just changes in you 15 know, just changes month over month on the 16 balance sheet. 17 Q. Okay. And maybe it is my fault. 18 Maybe I didn't know the proper name for it. 19 But let's use the phrase "monthly close 20 package." 21 Did Highland prepare a monthly close 22 package in the ordinary course of business 23 during the time that you served as CFO?	Page 229

1 WATERHOUSE - 10-19-21	age 230 1 WATERHOUSE - 10-19-21	Page 231
2 Q. And did the monthly close package	2 were exceptions to the practice?	
3 that Highland prepared include information	3 A. The practice meaning that they	
4 concerning significant items that impacted	4 sometimes lured them to me?	
5 Highland's balance sheet?	5 Q. That that was the expectation even	
6 A. Yes, it had a page like that is	6 if circumstances prevented that from happening	
7 that is on the screen that detailed items	7 from time to time.	
8 like of that nature.	8 MS. DEITSCH-PEREZ: Object to the	
9 Q. And do you know who was there	9 form.	
10 anybody at Highland who was responsible for	10 A. I I would say it started out that	
11 overseeing the preparation of the monthly	11 way but over the years it it was not	
12 reporting package?	12 enforced.	
13 A. That would have been again, it	13 Q. Okay. So you were you reviewed	
14 varies over time during my tenure as CFO.	14 and approved monthly monthly reporting	
15 It it varied over over time, but but	15 packages for a certain period of time and then	
16 typically a a corporate accounting manager.	16 over time you stopped doing that.	
17 Q. And who were the corporate	17 Do I have that right?	
18 accounting managers during your tenure as CFO?	18 MS. DANDENEAU: Objection to form.	
19 A. It would have been Dave Klos and	19 A. Yes, I mean, if you're talking about	
20 Kristin Hendrix.	20 a formal meeting where we sit down and go	
21 Q. And did the corporate accounting	21 through and approve it. I would say that was	
22 manager deliver to you drafts of the monthly	22 standard practice a decade you know, early	
23 close package before it was finalized?	23 on. And as time went on that that that	
24 A. Sometimes.		
	24 practice wasn't followed.25 Q. Okay.	
25 Q. Was that the practice even if there	25 Q. Okay.	
Pε 1 WATERHOUSE - 10-19-21	age 232 1 WATERHOUSE - 10-19-21	Page 233
2 A. And, quite frankly, I don't even	2 don't know because, again, I wasn't reviewing	
3 know if these were these were sent to me	3 them. I hadn't reviewed a close package for	
4 even in any capacity.	4 for a long time. But I believe the standard	
5 Q. What was the purpose of preparing	5 practice that was still being carried out.	
6 the monthly reporting package withdrawn.	6 Q. Did you ever have any discussions	
7 What was the purpose of preparing	7 with the debtor's independent board concerning	
8 the monthly close package?	8 any promissory notes that were issued by any of	
9 MS. DEITSCH-PEREZ: Object to the	9 the affiliates or Mr. Dondero?	
10 form.	10 A. I can't I can't recall	
11 A. The – the original purpose was so	11 specifically.	
12 that it would just it would be a report that	12 Q. Did you speak with the independent	
13 was reviewed monthly with senior management.	13 board from time to time?	
14 Q. Who was included in the idea of	14 A. Yes, from from time to	
15 senior management?	15 time I had discussions with the independent	
16 A. You know, I think originally when	16 board members, you know, either either, you	
17 this was conceived that would have been like	17 know, by themselves or wholly, you know, as	
18 Jim Dondero and Mark Okada.	18 as a as a combined work.	
19 Q. Were monthly reporting withdrawn.	19 Q. Okay. Before we talk about	
20 Were monthly close packages prepared	20 Mr. Seery, do you recall ever having a	
21 to the best of your knowledge until the time	, ,	
	21 conversation with Mr Nelms or Mr Dubel	
	21 conversation with Mr. Nelms or Mr. Dubel 22 concerning any promissory note that was	
22 you left Highland?	22 concerning any promissory note that was	
22 you left Highland? 23 A. To my knowledge I don't know,	concerning any promissory note that wasrendered by one of the affiliates or	
22 you left Highland?	22 concerning any promissory note that was	

Page 234 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 235
2 specifically.	2 Q. Did you ever tell Mr. Seery that you	
3 Q. Do you know if the topic was ever	3 had any reason to believe that the amounts	
4 discussed, even if you don't remember it	4 reflected in the notes issued by the affiliates	
5 specifically?	5 and Mr. Dondero were invalid for any reason?	
6 MS. DANDENEAU: Objection to form.	6 A. I don't I don't recall.	
7 A. It it may have. I don't	7 Q. Did you tell Mr. Dondero did you	
8 know. I don't recall.	8 tell Mr. Seery that you thought the promissory	
9 Q. Do you recall ever discussing any	9 notes issued by the advisors and Mr. Dondero	
10 promissory note issued by any of the affiliates	10 that were outstanding as of the petition date	
11 or Mr. Dondero with James Seery?	11 were assets of the estate?	
12 A. I don't I don't recall	12 A. I don't recall having a specific	
13 specifically.	13 conversation about those you know, those	
14 Q. Do you recall generally ever	14 notes outstanding as – as of the petition date	
15 discussing the topic of promissory notes issued	15 being assets on the estate. I mean, we put	
16 by any of the affiliates or Mr. Dondero to	16 together you know, they're in the books and	
17 Highland with Mr. Seery?	17 records of the financial statements. I don't	
18 A. Nothing nothing is really jumping	18 recall having a specific conversation.	
19 out at me.	19 Q. Did you ever prepare any documents	
20 Q. Do you recall if you ever told	20 that were delivered to Mr. Seery that concerned	
21 Mr. Seery that any of the affiliates or	21 the promissory notes issued by any of the	
22 Mr. Dondero didn't have an obligation to pay	22 affiliates or Mr. Dondero?	
23 all amounts due and owing under their notes?	23 MS. DANDENEAU: Objection to form.	
24 A. I don't recall having that	24 A. Did I produce any that concerned	
25 conversation.	25 you mean did I just did I give Mr. Seery	
Page 236	1 WATERHOUSE - 10-19-21	Page 237
2 anything that that said I have concerns over	2 were filed with the bankruptcy court?	
	2 Word mad war are barrauptely deart.	
I.3 these notes?	3 A I didn't I didn't prepare them	
3 these notes? 4 Q No Let me try again. Maybe it was	A. I didn't I didn't prepare them personally	
4 Q. No. Let me try again. Maybe it was	4 personally.	
4 Q. No. Let me try again. Maybe it was 5 my question.	4 personally.5 Q. Did people prepare them under your	
 4 Q. No. Let me try again. Maybe it was 5 my question. 6 Did you ever give Mr. Seery any 	4 personally.5 Q. Did people prepare them under your6 direction?	
 4 Q. No. Let me try again. Maybe it was 5 my question. 6 Did you ever give Mr. Seery any 7 information concerning any of the notes that 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 	
 4 Q. No. Let me try again. Maybe it was 5 my question. 6 Did you ever give Mr. Seery any 7 information concerning any of the notes that 8 were issued by any of the affiliates or 	 4 personally. Q. Did people prepare them under your 6 direction? A. Yes. There were members of the team 8 that prepared them, and they worked in you 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the document that has been premarked as Exhibit 	4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel.	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the document that has been premarked as Exhibit 39? 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the document that has been premarked as Exhibit 39? 	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 18 here, there is a document that we have marked 	
4 Q. No. Let me try again. Maybe it was 5 my question. 6 Did you ever give Mr. Seery any 7 information concerning any of the notes that 8 were issued by any of the affiliates or 9 Mr. Dondero? 10 MS. DANDENEAU: Objection to form. 11 A. I don't recall if I did or not. I 12 don't I don't remember. I mean, you have my 13 emails. You may have asked. Again, I don't 14 I don't know. 15 MR. MORRIS: Can we put up the 16 document that has been premarked as Exhibit 17 39? 18 MS. DANDENEAU: John, that is this 19 document, isn't it?	 4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 	
4 Q. No. Let me try again. Maybe it was 5 my question. 6 Did you ever give Mr. Seery any 7 information concerning any of the notes that 8 were issued by any of the affiliates or 9 Mr. Dondero? 10 MS. DANDENEAU: Objection to form. 11 A. I don't recall if I did or not. I 12 don't I don't remember. I mean, you have my 13 emails. You may have asked. Again, I don't 14 I don't know. 15 MR. MORRIS: Can we put up the 16 document that has been premarked as Exhibit 17 39? 18 MS. DANDENEAU: John, that is this 19 document, isn't it? 20 MR. MORRIS: Oh, yeah, it might be,	4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 18 here, there is a document that we have marked 19 as Exhibit 40 that is that is titled Summary	
4 Q. No. Let me try again. Maybe it was 5 my question. 6 Did you ever give Mr. Seery any 7 information concerning any of the notes that 8 were issued by any of the affiliates or 9 Mr. Dondero? 10 MS. DANDENEAU: Objection to form. 11 A. I don't recall if I did or not. I 12 don't I don't remember. I mean, you have my 13 emails. You may have asked. Again, I don't 14 I don't know. 15 MR. MORRIS: Can we put up the 16 document that has been premarked as Exhibit 17 39? 18 MS. DANDENEAU: John, that is this 19 document, isn't it?	4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 18 here, there is a document that we have marked 19 as Exhibit 40 that is that is titled Summary 20 of Assets and Liabilities? 21 A. Uh-huh.	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the document that has been premarked as Exhibit 39? MS. DANDENEAU: John, that is this document, isn't it? MR. MORRIS: Oh, yeah, it might be, as a matter of fact. Let's go to Number 	4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 18 here, there is a document that we have marked 19 as Exhibit 40 that is that is titled Summary 20 of Assets and Liabilities? 21 A. Uh-huh.	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the document that has been premarked as Exhibit 39? MS. DANDENEAU: John, that is this document, isn't it? MR. MORRIS: Oh, yeah, it might be, as a matter of fact. Let's go to Number (Exhibit 40 marked.) 	4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 18 here, there is a document that we have marked 19 as Exhibit 40 that is that is titled Summary 20 of Assets and Liabilities? 21 A. Uh-huh. 22 Q. Okay. And do you recall reviewing 23 any summary of assets and liabilities before it	
 Q. No. Let me try again. Maybe it was my question. Did you ever give Mr. Seery any information concerning any of the notes that were issued by any of the affiliates or Mr. Dondero? MS. DANDENEAU: Objection to form. A. I don't recall if I did or not. I don't I don't remember. I mean, you have my emails. You may have asked. Again, I don't I don't know. MR. MORRIS: Can we put up the document that has been premarked as Exhibit 39? MS. DANDENEAU: John, that is this document, isn't it? MR. MORRIS: Oh, yeah, it might be, as a matter of fact. Let's go to Number (Exhibit 40 marked.) 	4 personally. 5 Q. Did people prepare them under your 6 direction? 7 A. Yes. There were members of the team 8 that prepared them, and they worked in you 9 know, there were members of DSI that were 10 involved in the process as well. 11 Q. To the best of your knowledge, did 12 DSI rely on the employees of Highland for the 13 information that they used to prepare the 14 bankruptcy filings? 15 A. Yes. The books and records were 16 with the Highland personnel. 17 Q. Okay. And do you see on the screen 18 here, there is a document that we have marked 19 as Exhibit 40 that is that is titled Summary 20 of Assets and Liabilities? 21 A. Uh-huh. 22 Q. Okay. And do you recall reviewing 23 any summary of assets and liabilities before it	

Page 238 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 239
2 high level.	2 Mr. Dondero, among others; is that right?	
3 Q. And did you believe that it was	3 MS. DANDENEAU: Objection to form.	
4 accurate at the time it was filed?	4 A. Yes. The affiliate notes and the	
5 A. I didn't have any other reason to	5 Dondero notes were in this amount, but they	
6 believe otherwise.	6 weren't again, like you said, and among	
7 Q. Okay. Do you see that the total	7 others.	
8 value of all properties listed in Part 1 is	8 Q. Okay. We will look at the	
9 approximately \$410 million?	9 specificity because I'm not playing gaming	
10 MS. DEITSCH-PEREZ: Objection to	10 here, but do you know if the \$150 million of	
11 form.	11 notes receivable was included within the	
12 A. Yes, it is in 1c.	12 \$410 million of total value of the debtor's	
13 Q. Yes.	13 assets?	
14 A. Yes, I see that.	14 MS. DANDENEAU: Objection to form.	
15 Q. Okay. If we go to the second page,	15 A. III believe so.	
16 now I think I may just have excerpts here, just	16 Q. Right. And so is it fair to say	
17 so everybody is clear, but if we scroll down to	17 that as of the date this document was prepared,	
18 the second page, you will see that there is	18 the notes receivable were more than one-third	
19 a - a little further. There you go. You will	19 of the value of the debtor's assets?	
las in the state of the state o		
· ·	20 MS. DEITSCH-PEREZ: Object to the 21 form.	
21 receivable.		
22 Do you see that?	MS. DANDENEAU: Object to the form.	
23 A. Ido.	23 A. Again, if you are just taking the	
24 Q. And that was a reference to the	24 math, 150 divided by whatever the \$400 million	
25 notes receivable from the affiliates and	25 number is above, then yes, you get there.	
Page 240	4 WATERLIOLICE 40 40 24	Page 241
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay.	2 Highland?	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this 	Highland? A. Yes, we did do impairment analysis	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, 	2 Highland?3 A. Yes, we did do impairment analysis4 on on assets.	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, right, but, you know, I mean, numbers 	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on - on assets. 5 Q. Okay. Did you ever do an impairment 	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, right, but, you know, I mean, numbers numbers change, facts and circumstances change. 	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on – on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filling, that is what was put in this filing, right, but, you know, I mean, numbers numbers change, facts and circumstances change. Q. But as the CFO of Highland, the 	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, right, but, you know, I mean, numbers numbers change, facts and circumstances change. Q. But as the CFO of Highland, the debtor in bankruptcy, did you believe that this 	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on - on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable?	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, right, but, you know, I mean, numbers numbers change, facts and circumstances change. Q. But as the CFO of Highland, the debtor in bankruptcy, did you believe that this number accurately reflected the total amount due under the notes receivable? A. That is what we had in our books and 	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on – on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records.	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 	Page 241
 WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, right, but, you know, I mean, numbers numbers change, facts and circumstances change. Q. But as the CFO of Highland, the debtor in bankruptcy, did you believe that this number accurately reflected the total amount due under the notes receivable? A. That is what we had in our books and records. Q. Okay. And did you believe as the 	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers — 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on - on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets?	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form.	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing,	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or	2 Highland? 3 A. Yes, we did do impairment analysis 4 on – on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As – as – if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing – you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets.	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or 19 anything. These were just accounting entries	 2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or 19 anything. These were just accounting entries 20 for the promissory notes. There is no analysis	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 20 the petition date, we weren't producing GAAP	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or 19 anything. These were just accounting entries 20 for the promissory notes. There is no analysis 21 for impairment or fair market value adjustments	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 20 the petition date, we weren't producing GAAP 21 financials. So this wasn't something I was	Page 241
WATERHOUSE - 10-19-21 Q. Okay. A. You know, but as of the time of this filing, that is what was put in this filing, right, but, you know, I mean, numbers numbers change, facts and circumstances change. Q. But as the CFO of Highland, the debtor in bankruptcy, did you believe that this number accurately reflected the total amount due under the notes receivable? A. That is what we had in our books and records. Q. Okay. And did you believe as the CFO that the books and records accurately reported the then value of the debtor's assets? MS. DANDENEAU: Objection to form. M. We didn't as part of this filing, there was no fair value measurement or anything. These were just accounting entries for impairment or fair market value adjustments or anything of that nature. This is purely	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 20 the petition date, we weren't producing GAAP 21 financials. So this wasn't something I was 22 worried about nor concerned about.	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or 19 anything. These were just accounting entries 20 for the promissory notes. There is no analysis 21 for impairment or fair market value adjustments 22 or anything of that nature. This is purely 23 taking numbers and putting them in our form.	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 20 the petition date, we weren't producing GAAP 21 financials. So this wasn't something I was 22 worried about nor concerned about. 23 Q. Okay. Were NexPoint and HCMFA and	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or 19 anything. These were just accounting entries 20 for the promissory notes. There is no analysis 21 for impairment or fair market value adjustments 22 or anything of that nature. This is purely 23 taking numbers and putting them in our form. 24 Q. Did you do any impairment analysis	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 20 the petition date, we weren't producing GAAP 21 financials. So this wasn't something I was 22 worried about nor concerned about. 23 Q. Okay. Were NexPoint and HCMFA and 24 Highland's audited financial statements	Page 241
1 WATERHOUSE - 10-19-21 2 Q. Okay. 3 A. You know, but as of the time of this 4 filing, that is what was put in this filing, 5 right, but, you know, I mean, numbers 6 numbers change, facts and circumstances change. 7 Q. But as the CFO of Highland, the 8 debtor in bankruptcy, did you believe that this 9 number accurately reflected the total amount 10 due under the notes receivable? 11 A. That is what we had in our books and 12 records. 13 Q. Okay. And did you believe as the 14 CFO that the books and records accurately 15 reported the then value of the debtor's assets? 16 MS. DANDENEAU: Objection to form. 17 A. We didn't as part of this filing, 18 there was no fair value measurement or 19 anything. These were just accounting entries 20 for the promissory notes. There is no analysis 21 for impairment or fair market value adjustments 22 or anything of that nature. This is purely 23 taking numbers and putting them in our form.	2 Highland? 3 A. Yes, we did do impairment analysis 4 on on assets. 5 Q. Okay. Did you ever do an impairment 6 analysis on any of the promissory notes that 7 were given to Highland by any of the affiliates 8 or Mr. Dondero? 9 A. Not that I recall. 10 Q. Under what circumstances do you 11 prepare impairment analyses? 12 A. As as if you're preparing 13 financials in accordance with GAAP, generally 14 accepted accounting principles, if you're 15 preparing full GAAP financials, you should be 16 preparing you should be undergoing on a 17 periodic basis any fair market value 18 adjustments to assets. 19 As I was instructed at the time of 20 the petition date, we weren't producing GAAP 21 financials. So this wasn't something I was 22 worried about nor concerned about. 23 Q. Okay. Were NexPoint and HCMFA and	Page 241

Page 242 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 243
2 A. The audited financials yes,	2 A. Correct.	
3 audited financial statements are prepared in	3 Q. Okay. To the best of your	
4 accordance with GAAP.		
5 Q. Do you recall whether any of	5 make any fair market value adjustments to any	
6 Highland or HCMFA or NexPoint ever made a fair	6 of the promissory notes that were carried on	
7 market value adjustment to any of the notes	7 its balance sheet and that were issued by any	
8 issued by any of the affiliates or Mr. Dondero	8 of the affiliates or Mr. Dondero?	
9 to Highland?	9 A. I think I answered that question	
10 A. I do not recall that happening, but	10 earlier. I don't recall doing that for any of	
11 the it is because under under GAAP,	11 the those those notes. So it would have	
12 the the treatment of liabilities is	12 included the audit for the for the 2018	
13 different than assets.	13 period.	
14 Q. Okay. So then let's just focus on	14 Q. Okay.	
15 Highland's audited financial statements.	MR. MORRIS: Can we go to the next	
The last audited financial	16 page.	
17 statements were for the period ending December	17 Q. Do you see this is a note a list of	
18 31st, 2018; correct?	18 notes receivable? Do you see that?	
19 A. That is my understanding.	19 A. Yes, I do.	
20 Q. And you had you had an obligation	20 Q. And do you see that this ties into	
21 to disclose anything to PricewaterhouseCoopers	21 the page that we were just looking?	
22 concerning any subsequent events between the	22 A. I'm sorry, can we go back to the	
23 end of 2018 and June 3rd, 2019; correct?	23 prior page? I mean, it was at 150,331,222. It	
24 MS. DANDENEAU: Objection to form.	24 was on the prior page. Next page. Yes, it	
25 MS. DEITSCH-PEREZ: Form.	25 agrees.	
Page 244		Page 245
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 245
	2 involved in the decision to reserve the Hunter	Page 245
1 WATERHOUSE - 10-19-21		Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that	2 involved in the decision to reserve the Hunter3 Mountain Investment Trust note?4 A. I was not.	Page 245
WATERHOUSE - 10-19-21 Q. Okay. So now let's look at that schedule. So this was the face amount of all	2 involved in the decision to reserve the Hunter3 Mountain Investment Trust note?	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at	2 involved in the decision to reserve the Hunter3 Mountain Investment Trust note?4 A. I was not.	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right?	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes.	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says,	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end.	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that?	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do.	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this,	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed 17 to be doubtful or uncollectible?	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed 17 to be doubtful or uncollectible? 18 A. Yeah. For the 2018 audit, there	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 18 A. Again, I don't recall. I wasn't 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed 17 to be doubtful or uncollectible? 18 A. Yeah. For the 2018 audit, there 19 weren't any there weren't any adjustments to	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 18 A. Again, I don't recall. I wasn't 19 part of any process of again, like any fair 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed 17 to be doubtful or uncollectible? 18 A. Yeah. For the 2018 audit, there 19 weren't any there weren't any adjustments to 20 fair value.	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 18 A. Again, I don't recall. I wasn't 19 part of any process of again, like any fair 20 value adjustments or anything to that degree. 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed 17 to be doubtful or uncollectible? 18 A. Yeah. For the 2018 audit, there 19 weren't any there weren't any adjustments to 20 fair value. 21 Q. Okay. And during the bankruptcy, do	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 18 A. Again, I don't recall. I wasn't 19 part of any process of again, like any fair 20 value adjustments or anything to that degree. 21 Like I said, a lot of that was done by DSI and 	Page 245
WATERHOUSE - 10-19-21 Q. Okay. So now let's look at that schedule. So this was the face amount of all of the promissory notes that Highland held at the time this document was filed with the bankruptcy court; right? A. Yes. Q. There is a footnote there that says, doubtful or uncollectible accounts are evaluated at year-end. Do you see that? A. I do. Q. Okay. And is it fair to say that as of the year-end 2018, the year before this, that to the extent any of these notes were outstanding at that time, they weren't deemed to be doubtful or uncollectible? A. Yeah. For the 2018 audit, there weren't any there weren't any adjustments to fair value. Q. Okay. And during the bankruptcy, do you recall that Highland subsequently reserved	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 18 A. Again, I don't recall. I wasn't 19 part of any process of again, like any fair 20 value adjustments or anything to that degree. 21 Like I said, a lot of that was done by DSI and 22 it was kind of out of our court. 	Page 245
1 WATERHOUSE - 10-19-21 2 Q. Okay. So now let's look at that 3 schedule. So this was the face amount of all 4 of the promissory notes that Highland held at 5 the time this document was filed with the 6 bankruptcy court; right? 7 A. Yes. 8 Q. There is a footnote there that says, 9 doubtful or uncollectible accounts are 10 evaluated at year-end. 11 Do you see that? 12 A. I do. 13 Q. Okay. And is it fair to say that as 14 of the year-end 2018, the year before this, 15 that to the extent any of these notes were 16 outstanding at that time, they weren't deemed 17 to be doubtful or uncollectible? 18 A. Yeah. For the 2018 audit, there 19 weren't any there weren't any adjustments to 20 fair value. 21 Q. Okay. And during the bankruptcy, do 22 you recall that Highland subsequently reserved 23 for the Hunter Mountain Investment Trust note?	 2 involved in the decision to reserve the Hunter 3 Mountain Investment Trust note? 4 A. I was not. 5 Q. Do you know why Highland decided to 6 reserve for the Hunter Mountain Investment 7 Trust note? 8 A. I don't know yet decision was made. 9 I believe it was made by someone at DSI. 10 Q. Okay. I'm just asking if you know 11 why. 12 Did you ever ask anyone why they 13 reserved for that particular note? 14 A. I don't recall. 15 Q. Do you know whether the debtor 16 reserved for any other note on this list during 17 the bankruptcy? 18 A. Again, I don't recall. I wasn't 19 part of any process of again, like any fair 20 value adjustments or anything to that degree. 21 Like I said, a lot of that was done by DSI and 22 it was kind of out of our court. 23 Q. Okay. Do you know if any note 	Page 245

Page 246	Pag 1 WATERHOUSE - 10-19-21	ge 247
2 A. Idon't Idon't have a	2 A. I don't recall. I mean, it may have	
3 recollection of every filing, so I don't know.	3 happened, you know, again, when we initially	
4 Q. Did you ever have a discussion with	4 getting DSI up to speed and going through	
5 anybody at any time about whether any of the	5 financials, it may have happened, but I don't	
6 notes receivable on this list should be deemed	6 recall specifically.	
7 to be doubtful or uncollectible?	7 Q. While you were the CFO of Highland	
8 A. No. As I previously stated, we were	8 during the time that the company was in	
9 told we didn't have to keep GAAP financials.	9 bankruptcy, did you have any reason to believe	
10 We weren't having you know, there is no	10 that any of the notes receivable on this list	
11 underlying audits being performed, so I mean,	11 other than Hunter Mountain Investment Trust	
12 it wasn't something I worried about.	12 should have been characterized as doubtful or	
13 MR. MORRIS: I move to strike.	13 uncollectible?	
14 Q. Did you ever have a conversation	14 MS. DANDENEAU: Objection to form.	
15 with anybody about any of the notes receivable	15 MS. DEITSCH-PEREZ: Form.	
16 and whether they should be deemed to be	16 A. I didn't know. I didn't form an	
17 doubtful or uncollectible? Did you have the	17 opinion. Bankruptcy was new to me. It still	
18 conversation, yes or no?	18 is new to me, even after going through this.	
19 MS. DANDENEAU: Objection to form.	19 So I really didn't know what to expect nor	
20 A. I don't recall.	20 really you know, I didn't know.	
21 Q. Do you recall ever telling anybody	21 MR. MORRIS: I move to strike.	
22 that you believed any of the notes receivable	22 Q. During the period of Highland's	
23 on this list should be doubtful should be	23 bankruptcy when you were serving as CFO, did	
24 deemed to be doubtful or uncollectible?	24 you have any reason to believe any of the notes	
25 MS. DANDENEAU: Objection to form.	25 on this list were doubtful or uncollectible?	
Page 248	Pag	ge 249
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or	ge 249
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible?	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form.	 WATERHOUSE - 10-19-21 receivable on this list were doubtful or uncollectible? MS. DEITSCH-PEREZ: Object to the 	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike,	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form.	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially.	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question.	 WATERHOUSE - 10-19-21 receivable on this list were doubtful or uncollectible? MS. DEITSCH-PEREZ: Object to the form. A. Potentially. Q. Did you ever tell anybody that? 	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering	 WATERHOUSE - 10-19-21 receivable on this list were doubtful or uncollectible? MS. DEITSCH-PEREZ: Object to the form. A. Potentially. Q. Did you ever tell anybody that? A. As I just stated like five times, 	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer.	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord.	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Q. Go ahead, Mr. Waterhouse.	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Q. Go ahead, Mr. Waterhouse. 13 A. Again, I don't we brought up a	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Q. Go ahead, Mr. Waterhouse. 13 A. Again, I don't we brought up a 14 myriad of issues at the start of the bankruptcy	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Q. Go ahead, Mr. Waterhouse. 13 A. Again, I don't we brought up a 14 myriad of issues at the start of the bankruptcy 15 case. I don't recall if this was one of them,	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't we brought up a myriad of issues at the start of the bankruptcy save answer. Idon't recall if this was one of them, but, again, there are a lot of things we	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't we brought up a myriad of issues at the start of the bankruptcy scase. I don't recall if this was one of them, but, again, there are a lot of things we couldn't change. Even, you know, I was told	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait.	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Q. Go ahead, Mr. Waterhouse. 13 A. Again, I don't we brought up a 14 myriad of issues at the start of the bankruptcy 15 case. I don't recall if this was one of them, 16 but, again, there are a lot of things we 17 couldn't change. Even, you know, I was told 18 status quo, blah, blah, blah, right, there is a	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't we brought up a myriad of issues at the start of the bankruptcy scase. I don't recall if this was one of them, but, again, there are a lot of things we couldn't change. Even, you know, I was told status quo, blah, blah, blah, right, there is a stay, you can't you know, I don't recall	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him 19 finish his answer.	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't we brought up a myriad of issues at the start of the bankruptcy scase. I don't recall if this was one of them, but, again, there are a lot of things we couldn't change. Even, you know, I was told status quo, blah, blah, blah, right, there is a stay, you can't you know, I don't recall specifically, but that doesn't mean it didn't	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him 19 finish his answer. 20 A. I spoke we had we were	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't we brought up a myriad of issues at the start of the bankruptcy scase. I don't recall if this was one of them, but, again, there are a lot of things we couldn't change. Even, you know, I was told status quo, blah, blah, blah, right, there is a stay, you can't you know, I don't recall specifically, but that doesn't mean it didn't happen.	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him 19 finish his answer. 20 A. I spoke we had we were 21 bringing Fred Karesa and Brad Sharp (phonetic)	ge 249
1 WATERHOUSE - 10-19-21 2 MS. DEITSCH-PEREZ: This is like the 3 fifth time you've asked it. Object to the 4 form. 5 MR. MORRIS: I'm moving to strike, 6 if you haven't noticed, because he's not 7 answering the question. 8 MS. DEITSCH-PEREZ: He was answering 9 the question, you just didn't like it, like 10 the answer. 11 MR. MORRIS: Good Lord. 12 Q. Go ahead, Mr. Waterhouse. 13 A. Again, I don't – we brought up a 14 myriad of issues at the start of the bankruptcy 15 case. I don't recall if this was one of them, 16 but, again, there are a lot of things we 17 couldn't change. Even, you know, I was told 18 status quo, blah, blah, blah, right, there is a 19 stay, you can't – you know, I don't recall 20 specifically, but that doesn't mean it didn't 21 happen. 22 MR. MORRIS: I move to strike.	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him 19 finish his answer. 20 A. I spoke we had we were 21 bringing Fred Karesa and Brad Sharp (phonetic) 22 up to speed on all of these items, contracts,	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't we brought up a myriad of issues at the start of the bankruptcy case. I don't recall if this was one of them, but, again, there are a lot of things we couldn't change. Even, you know, I was told status quo, blah, blah, blah, right, there is a stay, you can't you know, I don't recall specifically, but that doesn't mean it didn't happen. MR. MORRIS: I move to strike. Q. During the time that Highland was in	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him 19 finish his answer. 20 A. I spoke we had we were 21 bringing Fred Karesa and Brad Sharp (phonetic) 22 up to speed on all of these items, contracts, 23 and investments and going through we had	ge 249
MS. DEITSCH-PEREZ: This is like the fifth time you've asked it. Object to the form. MR. MORRIS: I'm moving to strike, if you haven't noticed, because he's not answering the question. MS. DEITSCH-PEREZ: He was answering the question, you just didn't like it, like the answer. MR. MORRIS: Good Lord. Q. Go ahead, Mr. Waterhouse. A. Again, I don't – we brought up a myriad of issues at the start of the bankruptcy case. I don't recall if this was one of them, but, again, there are a lot of things we couldn't change. Even, you know, I was told status quo, blah, blah, blah, right, there is a stay, you can't – you know, I don't recall specifically, but that doesn't mean it didn't happen. MR. MORRIS: I move to strike.	1 WATERHOUSE - 10-19-21 2 receivable on this list were doubtful or 3 uncollectible? 4 MS. DEITSCH-PEREZ: Object to the 5 form. 6 A. Potentially. 7 Q. Did you ever tell anybody that? 8 A. As I just stated like five times, 9 yes, we at the beginning after filing and we 10 were getting DSI and others up to speed, you 11 know, we had a myriad of discussions of a lot 12 of things and this was likely one of them. I 13 don't but I don't recall specifically we 14 talked 15 Q. I don't want to know I don't want 16 to know what was 17 MS. DEITSCH-PEREZ: Wait, wait. 18 Excuse me. Mr. Morris, you did not let him 19 finish his answer. 20 A. I spoke we had we were 21 bringing Fred Karesa and Brad Sharp (phonetic) 22 up to speed on all of these items, contracts,	ge 249

	5 27
Page 250 1 WATERHOUSE - 10-19-21	Page 251 WATERHOUSE - 10-19-21
2 once, twice, three, four times with you	2 to tell what you to do. Do you have
3 know, I mean, we I don't I don't remember	3 MS. DANDENEAU: Good.
4 the sum culmination of all these discussions.	4 Q. Other than – other than telling
5 They all kind of blend together.	5 them that they should look at the values, do
6 MR. MORRIS: Okay. I move to strike	6 you have any recollection whatsoever of ever
7 and I will try one more time.	7 having told anybody at DSI that any of the
8 Q. Did you ever tell anybody at DSI	8 notes receivable on this page were doubtful or
9 that you believed any of the notes receivable	9 uncollectible?
10 on this list were doubtful or uncollectible?	10 MS. DEITSCH-PEREZ: Object to the
11 MS. DANDENEAU: Object to form.	11 form.
12 A. Potentially.	12 MS. DANDENEAU: Objection.
13 Q. Potentially you told them or	13 A. I recall having general discussions
14 potentially they were doubtful or	14 about everything on our balance sheet which
15 uncollectible?	15 would have included these these notes
16 A. Potentially I told them that we	16 receivable.
17 needed to look at the value of these of	17 Q. Okay.
18 these assets.	18 A. I don't recall specifically where
19 Q. Okay. Did you okay. It is	19 those discussions delved into.
20 potential that you told them and it is	20 Q. Do you recall any discussion at all
21 potentially that you didn't; right?	21 on the topic of whether any of these notes on
22 MS. DANDENEAU: Objection to form.	22 this list were doubtful or uncollectible?
23 A. I've gone through that. I don't	23 MR. AIGEN: Mr. Morris, how on earth
24 recall specifically.	24 is that question different from the
25 Q. So you should just I don't want	25 question that you just asked for the last
20 Q. Go you should just 1 don't want	20 question that you just asked for the last
Page 252 1 WATERHOUSE - 10-19-21	Page 253 1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you	1 WATERHOUSE - 10-19-212 suggests that he has not testified
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.)	 1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully.
 1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 	 1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question
 WATERHOUSE - 10-19-21 five times? I mean, really I thought you were (overspeak.) MR. MORRIS: Because he never answered it. 	 1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to
 WATERHOUSE - 10-19-21 five times? I mean, really I thought you were (overspeak.) MR. MORRIS: Because he never answered it. MS. DEITSCH-PEREZ: Are you 	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your
 WATERHOUSE - 10-19-21 five times? I mean, really I thought you were (overspeak.) MR. MORRIS: Because he never answered it. MS. DEITSCH-PEREZ: Are you listening to him? 	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative.
 1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any
 1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody
 1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful
 1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 	 1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. 8 Q. Mr. Waterhouse, do you have any 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful 11 or uncollectible?
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form.
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically.	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically.
 1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically. Q. Do you remember generally that
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him?	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically. Q. Do you remember generally that specific topic?
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically. Q. Do you remember generally that specific topic? A. We generally talked about assets,
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically. Q. Do you remember generally that specific topic? A. We generally talked about assets, values. If – we had discussions of that and
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically. Q. Do you remember generally that specific topic? A. We generally talked about assets, values. If - we had discussions of that and collectability in nature. I mean, of Highland,
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no 19 recollection.	1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. 8 Q. Mr. Waterhouse, do you have any 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful 11 or uncollectible? 12 MS. DANDENEAU: Object to form. 13 A. I don't remember specifically. 14 Q. Do you remember generally that 15 specific topic? 16 A. We generally talked about assets, 17 values. If we had discussions of that and 18 collectability in nature. I mean, of Highland, 19 the funds, the CLOs, the entire complex. We
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no 19 recollection. 20 MS. DEITSCH-PEREZ: Well, the truth	1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. 8 Q. Mr. Waterhouse, do you have any 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful 11 or uncollectible? 12 MS. DANDENEAU: Object to form. 13 A. I don't remember specifically. 14 Q. Do you remember generally that 15 specific topic? 16 A. We generally talked about assets, 17 values. If we had discussions of that and 18 collectability in nature. I mean, of Highland, 19 the funds, the CLOs, the entire complex. We 20 had discussions like that, which is, you know,
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no 19 recollection. 20 MS. DEITSCH-PEREZ: Well, the truth 21 as you would like to see it, but but he	1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. 8 Q. Mr. Waterhouse, do you have any 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful 11 or uncollectible? 12 MS. DANDENEAU: Object to form. 13 A. I don't remember specifically. 14 Q. Do you remember generally that 15 specific topic? 16 A. We generally talked about assets, 17 values. If we had discussions of that and 18 collectability in nature. I mean, of Highland, 19 the funds, the CLOs, the entire complex. We 20 had discussions like that, which is, you know, 21 as you look at a billion dollar consolidated
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no 19 recollection. 20 MS. DEITSCH-PEREZ: Well, the truth 21 as you would like to see it, but but he 22 is testifying truthfully. And I and, by	1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. 8 Q. Mr. Waterhouse, do you have any 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful 11 or uncollectible? 12 MS. DANDENEAU: Object to form. 13 A. I don't remember specifically. 14 Q. Do you remember generally that 15 specific topic? 16 A. We generally talked about assets, 17 values. If we had discussions of that and 18 collectability in nature. I mean, of Highland, 19 the funds, the CLOs, the entire complex. We 20 had discussions like that, which is, you know, 21 as you look at a billion dollar consolidated 22 balance sheet.
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no 19 recollection. 20 MS. DEITSCH-PEREZ: Well, the truth 21 as you would like to see it, but but he 22 is testifying truthfully. And I and, by 23 the way, I move to strike that comment	 WATERHOUSE - 10-19-21 suggests that he has not testified truthfully. MR. MORRIS: I will ask my question again. And if at any time you want to direct him not to answer, that is your prerogative. Q. Mr. Waterhouse, do you have any recollection at all of ever telling anybody from DSI that any of these notes were doubtful or uncollectible? MS. DANDENEAU: Object to form. A. I don't remember specifically. Q. Do you remember generally that specific topic? A. We generally talked about assets, values. If - we had discussions of that and collectability in nature. I mean, of Highland, the funds, the CLOs, the entire complex. We had discussions like that, which is, you know, as you look at a billion dollar consolidated balance sheet. So I generally remember - this is
1 WATERHOUSE - 10-19-21 2 five times? I mean, really I thought you 3 were (overspeak.) 4 MR. MORRIS: Because he never 5 answered it. 6 MS. DEITSCH-PEREZ: Are you 7 listening to him? 8 MR. MORRIS: You know 9 MS. DEITSCH-PEREZ: He basically 10 said that he had a conversation with DSI 11 that went over all of this stuff and that 12 conversation could have included the notes 13 but he doesn't recall specifically. 14 What more do you want him to ask 15 of him? 16 MR. MORRIS: I want him I would 17 love him to say I would like him to 18 testify to the truth, and that is he has no 19 recollection. 20 MS. DEITSCH-PEREZ: Well, the truth 21 as you would like to see it, but but he 22 is testifying truthfully. And I and, by	1 WATERHOUSE - 10-19-21 2 suggests that he has not testified 3 truthfully. 4 MR. MORRIS: I will ask my question 5 again. And if at any time you want to 6 direct him not to answer, that is your 7 prerogative. 8 Q. Mr. Waterhouse, do you have any 9 recollection at all of ever telling anybody 10 from DSI that any of these notes were doubtful 11 or uncollectible? 12 MS. DANDENEAU: Object to form. 13 A. I don't remember specifically. 14 Q. Do you remember generally that 15 specific topic? 16 A. We generally talked about assets, 17 values. If we had discussions of that and 18 collectability in nature. I mean, of Highland, 19 the funds, the CLOs, the entire complex. We 20 had discussions like that, which is, you know, 21 as you look at a billion dollar consolidated 22 balance sheet.

Page 254 1 WATERHOUSE - 10-19-21	Page 255 1 WATERHOUSE - 10-19-21
2 Q. Do you believe that an affiliate	2 goes.
3 loan on this list was doubtful or	3 Q. Did you point out that any of
4 uncollectible? Would you have told that to	4 these
5 DSI?	5 A. I don't recall specifically.
6 MS. DANDENEAU: Objection to form.	6 Q. Okay. At any time that you served
7 MS. DEITSCH-PEREZ: Object to form.	7 as Highland's CFO, did you ever point out to
8 A. If we had, like again, if we	8 DSI that any of these loans were doubtful or
9 if if we weren't preparing financial	9 uncollectible?
10 statements in accordance with GAAP, and you	10 MS. DEITSCH-PEREZ: Object to the
11 know, if DSI at that point they were	11 form.
12 again, I was new to bankruptcy.	12 MS. DANDENEAU: Objection.
13 The CRO is we are delegating	13 A. If you're asking me if I had a
14 everything to the CRO. All the decisionmaking.	14 conversation with DSI, if any of these loans
15 Remember – remember when you and I went into	15 were doubtful or uncollectible, I don't recall
16 Delaware Court and we were saying DSI basically	16 specifically.
1	17 Q. Do you recall that the debtor filed
17 does everything, remember this, Mr. Morris? 18 You were my counsel at the time, and	18 on the docket monthly operating reports?
	19 A. Yes.
	20 Q. You prepared those personally,
· ·	
21 Everything was communicated through	21 didn't you? 22 MS. DEITSCH-PEREZ: Objection to
22 DSI. So DSI says this. DSI says that. That	,
23 is what we're doing, and we're pointing out	
24 things to them.	24 A. I didn't personally prepare them,
Now, they decide what direction this	25 the team did with DSI.
Page 256	Page 257
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct?	1 WATERHOUSE - 10-19-21 2 show. I followed their advice.
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs.	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that
 WATERHOUSE - 10-19-21 Q. But you signed them; correct? A. My signature is on the MORs. Q. And you signed them as the preparer 	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before
 1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct?
 WATERHOUSE - 10-19-21 Q. But you signed them; correct? A. My signature is on the MORs. Q. And you signed them as the preparer of the document; correct? A. Yes, I did this pursuant to DSI's 	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form.
 WATERHOUSE - 10-19-21 Q. But you signed them; correct? A. My signature is on the MORs. Q. And you signed them as the preparer of the document; correct? A. Yes, I did this pursuant to DSI's instructions. 	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO
 WATERHOUSE - 10-19-21 Q. But you signed them; correct? A. My signature is on the MORs. Q. And you signed them as the preparer of the document; correct? A. Yes, I did this pursuant to DSI's instructions. Q. Okay. You wouldn't have signed the 	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their
 WATERHOUSE - 10-19-21 Q. But you signed them; correct? A. My signature is on the MORs. Q. And you signed them as the preparer of the document; correct? A. Yes, I did this pursuant to DSI's instructions. Q. Okay. You wouldn't have signed the document if you didn't believe it to be 	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct?	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things
 WATERHOUSE - 10-19-21 Q. But you signed them; correct? A. My signature is on the MORs. Q. And you signed them as the preparer of the document; correct? A. Yes, I did this pursuant to DSI's instructions. Q. Okay. You wouldn't have signed the document if you didn't believe it to be accurate; correct? A. If I had reason to believe it 	 1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form.
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it.	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of this guidance. I'm not an expert in this. I
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of this guidance. I'm not an expert in this. I have oversight of it. I signed the form. DSI
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way?	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of this guidance. I'm not an expert in this. I have oversight of it. I signed the form. DSI told me to.
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the	 1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form. 12 You know, my team had had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. 17 Q. And you and your team are the source
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form.	 1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form. 12 You know, my team had had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. 17 Q. And you and your team are the source 18 of the information that DSI used to create the
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly	 1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form. 12 You know, my team had had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. 17 Q. And you and your team are the source 18 of the information that DSI used to create the 19 reports; correct?
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly 20 operating reports is we were filing them in	 1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form. 12 You know, my team had had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. 17 Q. And you and your team are the source 18 of the information that DSI used to create the 19 reports; correct? 20 MS. DANDENEAU: Objection to form.
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly 20 operating reports is we were filing them in 21 accordance with the standards set by the Court.	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of this guidance. I'm not an expert in this. I have oversight of it. I signed the form. DSI told me to. Q. And you and your team are the source of the information that DSI used to create the reports; correct? MS. DANDENEAU: Objection to form. A. The books and records reside with
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly 20 operating reports is we were filling them in 21 accordance with the standards set by the Court. 22 It wasn't – you know, again, I don't – you	1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form. 12 You know, my team had had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. 17 Q. And you and your team are the source 18 of the information that DSI used to create the 19 reports; correct? 20 MS. DANDENEAU: Objection to form. 21 A. The books and records reside with 22 the with with the corporate accounting
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly 20 operating reports is we were filling them in 21 accordance with the standards set by the Court. 22 It wasn't – you know, again, I don't – you 23 know, it wasn't GAAP. It wasn't these other	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of this guidance. I'm not an expert in this. I have oversight of it. I signed the form. DSI told me to. Q. And you and your team are the source of the information that DSI used to create the reports; correct? MS. DANDENEAU: Objection to form. A. The books and records reside with the with with the corporate accounting team.
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly 20 operating reports is we were filling them in 21 accordance with the standards set by the Court. 22 It wasn't – you know, again, I don't – you 23 know, it wasn't GAAP. It wasn't these other 24 standards, so I testified I didn't have	 WATERHOUSE - 10-19-21 show. I followed their advice. Q. But you assured yourself that everything in the report was accurate before you signed them; correct? MS. DANDENEAU: Objection to form. A. I trusted the guidance from the CRO and their team and their experience and their guidance for doing this for many, many, many years to to to categorize and put things in ways on the form. You know, my team had had not filled out these forms before and needed all of this guidance. I'm not an expert in this. I have oversight of it. I signed the form. DSI told me to. Q. And you and your team are the source of the information that DSI used to create the reports; correct? MS. DANDENEAU: Objection to form. A. The books and records reside with the with with the corporate accounting team. Q. Okay. And the corporate accounting
1 WATERHOUSE - 10-19-21 2 Q. But you signed them; correct? 3 A. My signature is on the MORs. 4 Q. And you signed them as the preparer 5 of the document; correct? 6 A. Yes, I did this pursuant to DSI's 7 instructions. 8 Q. Okay. You wouldn't have signed the 9 document if you didn't believe it to be 10 accurate; correct? 11 A. If I had reason to believe it 12 wasn't, presumably I wouldn't have signed it. 13 Q. Okay. And do you have any reason to 14 believe right now that any monthly operating 15 report that has your signature on it was 16 inaccurate in any way? 17 MS. DEITSCH-PEREZ: Object to the 18 form. 19 A. My understanding of the monthly 20 operating reports is we were filling them in 21 accordance with the standards set by the Court. 22 It wasn't – you know, again, I don't – you 23 know, it wasn't GAAP. It wasn't these other	1 WATERHOUSE - 10-19-21 2 show. I followed their advice. 3 Q. But you assured yourself that 4 everything in the report was accurate before 5 you signed them; correct? 6 MS. DANDENEAU: Objection to form. 7 A. I trusted the guidance from the CRO 8 and their team and their experience and their 9 guidance for doing this for many, many, many 10 years to to to categorize and put things 11 in ways on the form. 12 You know, my team had had not 13 filled out these forms before and needed all of 14 this guidance. I'm not an expert in this. I 15 have oversight of it. I signed the form. DSI 16 told me to. 17 Q. And you and your team are the source 18 of the information that DSI used to create the 19 reports; correct? 20 MS. DANDENEAU: Objection to form. 21 A. The books and records reside with 22 the with with the corporate accounting 23 team.

	Day 050
1 WATERHOUSE - 10-19-21	Page 258 Page 259 1 WATERHOUSE - 10-19-21
2 under your direction; correct?	2 Highland; correct?
3 A. Yes.	3 A. Yes.
4 Q. So so your team was responsible	4 Q. And you're the preparer you're
5 for maintaining Highland's books and records;	5 identified as the preparer of the report;
6 correct?	6 correct?
7 A. I'm sorry, my team was responsible?	7 A. That is correct.
8 Q. Correct.	8 Q. Do you recall participating in the
9 A. Yes. They they were	9 preparation of monthly operating reports?
10 the the the general ledger of Highland,	10 A. As I testified earlier, it was put
11 that responsibility was with the corporate	11 together, you know, with the team. The team
12 accounting team.	12 worked with DSI to put these monthly operating
13 Q. The corporate accounting group	13 reports together. We had no experience at this
14 reported to you; correct?	14 time of the monthly operating reports or things
15 A. Yes.	15 of this nature.
16 MR. MORRIS: Can we put up 41,	16 MR. MORRIS: Can you turn to the
17 please.	17 next page, please.
18 (Exhibit 41 marked.)	18 Q. Do you see a line item under assets
19 Q. All right. You will see that this	19 due from affiliates?
20 is a report that is dated January 31st, 2020,	20 A. Yes, I do.
21 but it is for the month ending December 2019.	21 Q. Okay. And to the best of your
22 Do you see that?	22 knowledge and understanding, as the person who
23 A. I do.	23 is identified as the preparer of this report,
24 Q. And you signed this report in your	24 does that line item include the affiliate loans
25 capacity as the chief financial officer of	25 that we've been talking about?
	Page 260 Page 261
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
2 A. Again, I would have to see, just	2 A. Yes, that is what this indicates.
3 like we did with the financial statements of	3 Q. Okay. And were you aware that the
4 Highland and NexPoint, I would have to see a	4 reserve was being taken on that it was?
5 detailed build, but, you know, if you look at	5 A. I was I was aware, yeah, at some
6 the other line items, you know, the only other	6 point, yes.
7 place it could be would be in in other	7 Q. Okay. And are you aware of any
8 assets.	8 reserve being taken with respect to any other
9 Q. Okay. And as a matter of	9 note that was issued in favor of Highland?
10 arithmetic, is it fair to say that is the value	10 A. Again, as I testified, we didn't go
11 of the assets due from affiliates was more than	11 through an analysis on on the other
12 25 percent of the value of Highland's total	12 notes.
13 assets as of 12/31/2019?	13 Q. Can we turn
14 MS. DANDENEAU: Objection to form.	14 A. I believe I believe it says that
15 A. I'm really not doing the mental math	15 in Footnote 1, fair value has not been
16 right now, so I've been going at this depo for	16 determined with respect to any of the notes.
17 hours, so I'm really not you know	So this footnote footnotes, look,
18 Q. All right. No problem.	18 there has been no determination.
19 A these are millions of dollars.	19 Q. Okay. The determination was made in
Q. Let's look at the Footnote 1,	20 the audited financial statements just six
21 please. Do you see there is a reference to the	21 months earlier; right? We saw that earlier?
22 Hunter Mountain note?	22 A. That was as of 12/31/18. I mean,
23 A. Yes, I see that in Footnote 1.	23 things circumstances there's a bank
Q. Okay. And that's the reserve that	24 circumstances change, things change things
25 was taken against that note?	25 change over time, you know, facts and
-	

Page 262	4 WATERLIOUGE 40 40 04	Page 263
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 circumstances change. Again, you have to do an	2 Q. Okay. And there was nothing that	
3 analysis.	3 caused PricewaterhouseCoopers to include in	
4 Q. Okay. And you do recall that in	4 subsequent events any adjustment to the	
5 Highland's 2018 financial statement, all of the	5 conclusion that the fair value of the affiliate	
6 notes issued by affiliates and Mr. Dondero that	6 notes and the notes issued by Mr. Dondero	
7 were due at year-end had a fair value equal to	7 equaled the carrying value; correct?	
8 the carrying value; correct? We looked at	8 MS. DANDENEAU: Objection to the	
9 that?	9 form.	
10 A. Yes. That was in the – in the	10 A. That is correct. That is what was	
11 disclosure for the for the affiliate notes,	11 in the in the in the footnotes.	
12 yes.	12 Q. Okay. So are you aware of anything	
13 Q. And and you were obligated to	13 that occurred between June 3rd, 2019 and	
14 share with PwC any subsequent events between	14 December 31st, 2019 that would have caused the	
15 the end of 2018 and the date that you signed	15 fair value of the notes to differ from the	
16 your management representation letter on June	16 carrying value?	
17 3rd, 2019; correct?	17 A. Yeah. Highland filed for	
18 MS. DEITSCH-PEREZ: Object to the	18 bankruptcy, things changed I mean, there was	
19 form.	19 a bankruptcy filed in October of of	
20 A. Yes. I I I signed the	20 2019, right, the petition date that we've	
21 management, you know, my signature is in the	21 described earlier.	
22 management representation letter I hope I'm	22 I mean, I had a – I guess looking	
23 answering your question that is dated in	23 back naively, I thought we were going to get an	
24 June with the representations made in that	24 audit from PwC for year-ended 2019, and when we	
25 management representation letter.	25 had discussions with PwC, they were like, are	
Page 264 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 265
2 you crazy, we're not auditing this. Values	2 carrying value during the seven-month period	
3 change, all these things change, bankruptcy	3 between June 3rd and the end of the year, 2019?	
4 changes the entire scenario. I mean and	4 MS. DANDENEAU: Objection to form.	
5 they're like, we're not we're not touching	5 A. No. I mean, I'm putting myself back	
6 this.	6 at that time, right. Hindsight is 2020, but we	
7 And so, you know, I was like, okay,	7 didn't do an analysis, but we would have done a	
8 sorry, I get it, okay, no an audit.	8 fulsome analysis and looked at all of the facts	
9 I mean, it is you know, and		
	9 and circumstances at the time, but asset values	
·	9 and circumstances at the time, but asset values 10 change. You know, there could have been a	
10 you know, and we weren't preparing GAAP	10 change. You know, there could have been a	
10 you know, and we weren't preparing GAAP11 financial statements.	10 change. You know, there could have been a11 market crash in hindsight in 2020, which	
 10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 	 10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 	
 10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 	 10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 	
 10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 	 10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 	
 you know, and we weren't preparing GAAP financial statements. Again, I didn't know what we were doing in relation to our financial statements, but these were the discussions I was having at the time. And yeah, I mean, filing bankruptcy 	 10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 	
 you know, and we weren't preparing GAAP financial statements. Again, I didn't know what we were doing in relation to our financial statements, but these were the discussions I was having at the time. And yeah, I mean, filing bankruptcy from what I got from outside auditors and 	 10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 	
 you know, and we weren't preparing GAAP financial statements. Again, I didn't know what we were doing in relation to our financial statements, but these were the discussions I was having at the time. And yeah, I mean, filing bankruptcy from what I got from outside auditors and others involved changed things dramatically. 	 change. You know, there could have been a market crash in hindsight in 2020, which which affected entities' abilities. There could have been all of these things, right, that that happen. It is it is easy to look back in hindsight, but when you are looking at this in in realtime, the analysis is different, and again, we didn't do 	
 you know, and we weren't preparing GAAP financial statements. Again, I didn't know what we were doing in relation to our financial statements, but these were the discussions I was having at the time. And yeah, I mean, filing bankruptcy from what I got from outside auditors and others involved changed things dramatically. Q. Okay. Highland wasn't the obligor 	change. You know, there could have been a market crash in hindsight in 2020, which which affected entities' abilities. There could have been all of these things, right, that that happen. It is it is easy to look back in hindsight, but when you are looking at this in in realtime, the analysis is different, and again, we didn't do an analysis.	
10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 15 the time. And yeah, I mean, filing bankruptcy 16 from what I got from outside auditors and 17 others involved changed things dramatically. 18 Q. Okay. Highland wasn't the obligor 19 under any of the notes that we're talking	10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 17 analysis is different, and again, we didn't do 18 an analysis. 19 Q. Okay. You didn't do an analysis.	
10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 15 the time. And yeah, I mean, filing bankruptcy 16 from what I got from outside auditors and 17 others involved changed things dramatically. 18 Q. Okay. Highland wasn't the obligor 19 under any of the notes that we're talking 20 about; correct?	10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 17 analysis is different, and again, we didn't do 18 an analysis. 19 Q. Okay. You didn't do an analysis. 20 Do I have that right?	
10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 15 the time. And yeah, I mean, filing bankruptcy 16 from what I got from outside auditors and 17 others involved changed things dramatically. 18 Q. Okay. Highland wasn't the obligor 19 under any of the notes that we're talking 20 about; correct? 21 A. No.	10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 17 analysis is different, and again, we didn't do 18 an analysis. 19 Q. Okay. You didn't do an analysis. 20 Do I have that right? 21 A. I don't I don't recall doing one	
10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 15 the time. And yeah, I mean, filing bankruptcy 16 from what I got from outside auditors and 17 others involved changed things dramatically. 18 Q. Okay. Highland wasn't the obligor 19 under any of the notes that we're talking 20 about; correct? 21 A. No. 22 Q. So —	10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 17 analysis is different, and again, we didn't do 18 an analysis. 19 Q. Okay. You didn't do an analysis. 20 Do I have that right? 21 A. I don't I don't recall doing one 22 or maybe you know, I don't recall doing one.	
10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 15 the time. And yeah, I mean, filing bankruptcy 16 from what I got from outside auditors and 17 others involved changed things dramatically. 18 Q. Okay. Highland wasn't the obligor 19 under any of the notes that we're talking 20 about; correct? 21 A. No. 22 Q. So 23 A. That's right.	10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 17 analysis is different, and again, we didn't do 18 an analysis. 19 Q. Okay. You didn't do an analysis. 20 Do I have that right? 21 A. I don't I don't recall doing one 22 or maybe you know, I don't recall doing one. 23 MR. MORRIS: Okay. I'm going to	
10 you know, and we weren't preparing GAAP 11 financial statements. 12 Again, I didn't know what we were 13 doing in relation to our financial statements, 14 but these were the discussions I was having at 15 the time. And yeah, I mean, filing bankruptcy 16 from what I got from outside auditors and 17 others involved changed things dramatically. 18 Q. Okay. Highland wasn't the obligor 19 under any of the notes that we're talking 20 about; correct? 21 A. No. 22 Q. So—	10 change. You know, there could have been a 11 market crash in hindsight in 2020, which 12 which affected entities' abilities. 13 There could have been all of these 14 things, right, that that happen. It is 15 it is easy to look back in hindsight, but when 16 you are looking at this in in realtime, the 17 analysis is different, and again, we didn't do 18 an analysis. 19 Q. Okay. You didn't do an analysis. 20 Do I have that right? 21 A. I don't I don't recall doing one 22 or maybe you know, I don't recall doing one.	

Page 20	66	Page 267
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	9
2 take a short break until 4:40 your time.	2 had I just think it's appropriate to	
3 MS. DANDENEAU: Okay.	3 to dump documents on somebody 10 minutes	
4 VIDEOGRAPHER: We're going off the	4 before the deposition. I just think	
5 record, 4:31 p.m.	5 that's	
6 (Recess taken 4:31 p.m. to 4:43 p.m.)	6 MR. RUKAVINA: Well, these are	
7 VIDEOGRAPHER: We are back on the	7 documents Highland produced. I'm not aware	
8 record at 4:43 p.m.	8 of any rule I have to give you advance	
9 MR. MORRIS: I have no further	9 documents when I know for the record that	
10 questions.	10 other than the exhibits that you sent to us	
11 MR. RUKAVINA: Okay.	11 last week, most of the exhibits you used	
12 Mr. Waterhouse, I will go next.	12 today you did not provide to me prior to	
13 EXAMINATION	13 this deposition.	
14 BY MR. RUKAVINA:	14 MR. MORRIS: No, but the documents	
15 Q. Sir, my name is Davor Rukavina. I'm	15 were produced by me in in litigation,	
16 the lawyer for	16 right?	
17 MR. MORRIS: Hey, Davor, just before	17 MR. RUKAVINA: I'm going to use	
18 you begin, I just want to put on the record	18 primarily, John, the documents that you	
19 Highland's objection to documents that were	19 produced to me today, but you may.	
20 produced to me 10 minutes before the	20 MR. MORRIS: Primarily. I've got	
21 deposition began.	21 I've got my objection. You have got your	
22 MR. RUKAVINA: What the basis of	22 response. Proceed.	
23 your objection?	23 Q. Mr. Waterhouse, again, I represent	
24 MR. MORRIS: That they were due	24 the advisors, HCMFA and NexPoint Advisors.	
25 quite some time ago, and the fact that you	25 Do you understand that?	
Page 20		Page 269
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 A. Yes.	2 Q. Were you ever the CFO of HCMFA?	
I a compared to the compared t		
3 Q. You and I have never met or talked	3 A. I don't recall.	
4 before today, have we?	3 A. I don't recall.4 Q. So to the best of your recollection,	
4 before today, have we? 5 A. No, I have I have heard your	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 	
4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do.	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 	 3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object.	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay.	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay. 19 Q. Please answer my question,	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 20 Q. Okay. So, Mr. Waterhouse, let's 	 A. I don't recall. Q. So to the best of your recollection, you were still an officer of HCMFA in 2019, just that your title was treasurer? MR. MORRIS: Object to the form of the question. There is no leading here. He works for your client. MS. DANDENEAU: That is not that is not true. MR. MORRIS: He's the treasurer he is the treasurer of your client. I don't I'm going to object every time you try to lead, so MR. RUKAVINA: Totally fine to object. MR. MORRIS: Okay. Q. Please answer my question, Mr. Waterhouse. 	
4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 20 Q. Okay. So, Mr. Waterhouse, let's 21 start with those two HCMFA notes that you were	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay. 19 Q. Please answer my question, 20 Mr. Waterhouse. 21 A. I'm sorry, could you repeat? There	
4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 20 Q. Okay. So, Mr. Waterhouse, let's 21 start with those two HCMFA notes that you were 22 asked about, one for 5 million and one for	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay. 19 Q. Please answer my question, 20 Mr. Waterhouse. 21 A. I'm sorry, could you repeat? There 22 was	
4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 20 Q. Okay. So, Mr. Waterhouse, let's 21 start with those two HCMFA notes that you were 22 asked about, one for 5 million and one for 23 2.4 million.	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay. 19 Q. Please answer my question, 20 Mr. Waterhouse. 21 A. I'm sorry, could you repeat? There 22 was 23 Q. Yes. You were you testified	
 4 before today, have we? 5 A. No, I have I have heard your 6 voice on calls before. 7 Q. Okay. 8 MR. RUKAVINA: Madam Court Reporter, 9 I will use a few exhibits today. My 10 associate, Mr. Nguyen, will find some way 11 to get them to you. I don't know how to do 12 that, but it looks like you guys do. 13 I am going to use numbers as well. 14 But to differentiate them from Mr. Morris 15 we're going to mark mine with the prefix A 16 for advisors. 17 Do you understand? 18 COURT REPORTER: Yes. 19 MR. RUKAVINA: Okay. Perfect. 20 Q. Okay. So, Mr. Waterhouse, let's 21 start with those two HCMFA notes that you were 22 asked about, one for 5 million and one for 	3 A. I don't recall. 4 Q. So to the best of your recollection, 5 you were still an officer of HCMFA in 2019, 6 just that your title was treasurer? 7 MR. MORRIS: Object to the form of 8 the question. There is no leading here. 9 He works for your client. 10 MS. DANDENEAU: That is not that 11 is not true. 12 MR. MORRIS: He's the treasurer 13 he is the treasurer of your client. I 14 don't I'm going to object every time you 15 try to lead, so 16 MR. RUKAVINA: Totally fine to 17 object. 18 MR. MORRIS: Okay. 19 Q. Please answer my question, 20 Mr. Waterhouse. 21 A. I'm sorry, could you repeat? There 22 was	

Page 270 1 WATERHOUSE - 10-19-21	Page 271 1 WATERHOUSE - 10-19-21
2 A. Yes, I testified that I was the	2 chief financial officer of the debtor, Highland
3 treasurer and I didn't know if that incumbency	3 Capital Management, L.P., in May of 2019, did
4 certificate, you know, was one that appointed	4 you believe that you unilaterally, just Frank
5 me as a treasurer, but yes.	5 Waterhouse, had the authority to loan on behalf
6 Q. I'm just trying to confirm that	6 of the debtor to anyone \$5 million and
7 sitting here today, to the best of your	7 \$2.4 million?
8 recollection, at that time you were – your	8 MR. MORRIS: Objection to the form
9 title was treasurer. It was not chief	9 of the question.
10 financial officer.	10 A. No.
11 A. I don't recall that being my title.	11 Q. Is it because loans of that amount
	would have had to be approved by someone else?A. Yes.
13 I think you testified you were the chief	
14 financial officer of the debtor; correct?	14 Q. Who in '20 – in May of 2019, if
15 MR. MORRIS: Objection to the form	15 Highland wanted to loan 5 million or
16 of the question.	16 \$2.4 million to someone, what would have been
17 A. Yes, I was yes.	17 the internal approval procedure?
18 Q. Okay. As such, in May of 2019, did	18 MR. MORRIS: Objection to the form
19 you have the authority, to your understanding,	19 of the question.
20 to unilaterally loan \$5 million or \$2.4 million	20 A. If if we had loans of that nature
21 to anyone on behalf of the debtor?	21 that needed to be made due to their size, we
22 MR. MORRIS: Objection to the form	22 would have gotten approval from the the
23 of the question.	23 president of Highland.
24 A. Sorry, can you repeat that?	24 Q. And who that was individual?
25 Q. Yes. So in your capacity as the	25 A. It was James Dondero.
Page 272	Page 273
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero.
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity.	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of
 WATERHOUSE - 10-19-21 Q. Okay. Now, I'm going to ask you a similar question but for a different entity. In May of 2019, as the treasurer of 	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland,
 WATERHOUSE - 10-19-21 Q. Okay. Now, I'm going to ask you a similar question but for a different entity. In May of 2019, as the treasurer of HCMFA, did you believe that you unilaterally 	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have
 WATERHOUSE - 10-19-21 Q. Okay. Now, I'm going to ask you a similar question but for a different entity. In May of 2019, as the treasurer of 	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland,
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have
 WATERHOUSE - 10-19-21 Q. Okay. Now, I'm going to ask you a similar question but for a different entity. In May of 2019, as the treasurer of HCMFA, did you believe that you unilaterally had the ability to cause HCMFA to become the 	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans?
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a	 1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan?	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question.
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes.
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question.	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No.	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was asking you the NAV error, N-A-V error, with respect to TerreStar, without writing us a
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that.	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was asking you the NAV error, N-A-V error, with respect to TerreStar, without writing us a novel, unless you feel like you have to, can
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with 12 respect to TerreStar, without writing us a 13 novel, unless you feel like you have to, can 14 you summarize what that NAV error was? What
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to	WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was asking you the NAV error, N-A-V error, with respect to TerreStar, without writing us a novel, unless you feel like you have to, can you summarize what that NAV error was? What happened?
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan?	 WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was asking you the NAV error, N-A-V error, with respect to TerreStar, without writing us a novel, unless you feel like you have to, can you summarize what that NAV error was? What happened? A. There was a in the Highland
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with 12 respect to TerreStar, without writing us a 13 novel, unless you feel like you have to, can 14 you summarize what that NAV error was? What 15 happened? 16 A. There was a in the Highland 17 Global Allocation Fund, it owned at the time an
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form 18 of the question.	WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was asking you the NAV error, N-A-V error, with respect to TerreStar, without writing us a novel, unless you feel like you have to, can you summarize what that NAV error was? What happened? A. There was a in the Highland Global Allocation Fund, it owned at the time an equity interest in a company called TerreStar.
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. The process would have been similar	WATERHOUSE - 10-19-21 A. That was James Jim Dondero. Q. So do I understand that in May of 2019, on behalf of both the lender, Highland, and the borrower, HCMFA, Mr. Dondero would have had to approve \$7.4 million in loans? MR. MORRIS: Objection to the form of the question. A. Yes. Q. You mentioned when Mr. Morris was asking you the NAV error, N-A-V error, with respect to TerreStar, without writing us a novel, unless you feel like you have to, can you summarize what that NAV error was? What happened? A. There was a in the Highland Global Allocation Fund, it owned at the time an equity interest in a company called TerreStar.
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. The process would have been similar 20 to what we just discussed on for Highland to	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with 12 respect to TerreStar, without writing us a 13 novel, unless you feel like you have to, can 14 you summarize what that NAV error was? What 15 happened? 16 A. There was a in the Highland 17 Global Allocation Fund, it owned at the time an 18 equity interest in a company called TerreStar. 19 And TerreStar is at the time was a private 20 company, and it may still be today. Again, I'm
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. The process would have been similar 20 to what we just discussed on for Highland to 21 make a loan to others. So, again, you know,	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with 12 respect to TerreStar, without writing us a 13 novel, unless you feel like you have to, can 14 you summarize what that NAV error was? What 15 happened? 16 A. There was a in the Highland 17 Global Allocation Fund, it owned at the time an 18 equity interest in a company called TerreStar. 19 And TerreStar is at the time was a private 20 company, and it may still be today. Again, I'm 21 putting myself back then as a private company.
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. The process would have been similar 20 to what we just discussed on for Highland to 21 make a loan to others. So, again, you know, 22 we we would have either myself or someone	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with 12 respect to TerreStar, without writing us a 13 novel, unless you feel like you have to, can 14 you summarize what that NAV error was? What 15 happened? 16 A. There was a in the Highland 17 Global Allocation Fund, it owned at the time an 18 equity interest in a company called TerreStar. 19 And TerreStar is at the time was a private 20 company, and it may still be today. Again, I'm 21 putting myself back then as a private company. 22 We had sorry, I don't mean we
1 WATERHOUSE - 10-19-21 2 Q. Okay. Now, I'm going to ask you a 3 similar question but for a different entity. 4 In May of 2019, as the treasurer of 5 HCMFA, did you believe that you unilaterally 6 had the ability to cause HCMFA to become the 7 borrower of a \$5 million loan and a 8 \$2.4 million loan? 9 MR. MORRIS: Objection to the form 10 of the question. 11 A. No. 12 Q. What would what would the 13 approval have taken place strike that. 14 What would the approval process have 15 been like in May of 2019 at HCMFA for HCMFA to 16 take out a \$7.4 million loan? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. The process would have been similar 20 to what we just discussed on for Highland to 21 make a loan to others. So, again, you know, 22 we we would have either myself or someone 23 on the team would have discussed this with	1 WATERHOUSE - 10-19-21 2 A. That was James Jim Dondero. 3 Q. So do I understand that in May of 4 2019, on behalf of both the lender, Highland, 5 and the borrower, HCMFA, Mr. Dondero would have 6 had to approve \$7.4 million in loans? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Yes. 10 Q. You mentioned when Mr. Morris was 11 asking you the NAV error, N-A-V error, with 12 respect to TerreStar, without writing us a 13 novel, unless you feel like you have to, can 14 you summarize what that NAV error was? What 15 happened? 16 A. There was a in the Highland 17 Global Allocation Fund, it owned at the time an 18 equity interest in a company called TerreStar. 19 And TerreStar is at the time was a private 20 company, and it may still be today. Again, I'm 21 putting myself back then as a private company. 22 We had sorry, I don't mean we 23 the fund and the advisor used Houlihan Lokey

Page 274 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 275
2 executed at market levels that were much lower	2 And given that there was this fund	
3 than the Houlihan Lokey model.	3 was, as we discussed I don't know if we	
4 And based on information and	4 discussed it, but it was an open-ended fund	
5 discussions with the portfolio managers and,	5 that was going that was converting to a	
6 you know, principals that were very familiar	6 close-end fund.	
7 with TerreStar, it was determined that those	7 Due to the fact that it was an	
8 trades were non-orderly and they were not	8 open-ended fund, you had to recalculate NAV and	
9 considered in the valuation as consulted with	9 see what the impact was on people on	
10 Houlihan Lokey and PricewaterhouseCoopers at	10 investors coming in and out of the fund and if	
11 the time.	11 there is a detrimental impact and to calculate	
12 Subsequent to a I can't remember	12 what that what that impact was and if there	
13 the exact circumstances of why the SEC got	13 was any amounts owed to the fund pursuant to	
14 involved. I think it was due to this this	14 the error.	
15 investment became a material position in the	15 Q. Were you personally involved	
16 fund. It triggered an SEC, kind of, inquiry.	16 internally at either Highland or HCMFA with	
17 And as part of that inquiry, they questioned	17 these investigations and discussions with the	
18 the valuation methodology. "They" meaning the	18 SEC?	
19 SEC.	19 A. I was.	
20 And at the culmination of that	20 Q. Which other key people or senior	
21 process – this is all summarized – the value	21 people at Highland were involved, to your	
22 that was that ultimately had to be used in	22 recollection?	
23 the fund's NAV was different than materially	23 A. Myself, Thomas Surgent, David Klos,	
24 different than what the original valuation at	24 Lauren Thedford, Jason Post.	
25 Houlihan Lokey provided.	25 Q. Mr. Dondero, was he	
1 23 Houlillan Lokey provided.	25 Q. IVII. DOLIGETO, Was He	
	,	
Page 276		Page 277
Page 276 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically.	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that	WATERHOUSE - 10-19-21 A. I don't recall specifically. Q. Do you recall whether HCMFA caused	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment.	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error?	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes.	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a	 WATERHOUSE - 10-19-21 A. I don't recall specifically. Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the fund the subject of the NAV error? A. Yes. Q. Do you recall the approximate amount 	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error?	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund?	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund,	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million.	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was – it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million,	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking	Page 277
Page 276 1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer?	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was – it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was – it was approximately 7 –	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion.	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is there is there	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark.	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is there is there 18 were very there were very detailed	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is there is there 18 were very there were very detailed 19 calculations and, you know, all these different	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA 19 accepted fault or liability, it caused some	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is there is there 18 were very there were very detailed 19 calculations and, you know, all these different 20 scenarios that we had to I'm sorry, I keep	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA 19 accepted fault or liability, it caused some 20 \$7 million or more to be paid out to affected	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is that is that 4 is that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The the fund the the 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they they would have 13 redeemed and got a less money or or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is there is there 18 were very there were very detailed 19 calculations and, you know, all these different 20 scenarios that we had to I'm sorry, I keep 21 saying "we" that the individuals involved	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was — it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was — it was approximately 7 — 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA 19 accepted fault or liability, it caused some 20 \$7 million or more to be paid out to affected 21 investors in the fund?	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is — that is — that 4 is — that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The — the fund — the — the — 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they — they would have 13 redeemed and got a less money or — or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is — there is — there 18 were very — there were very detailed 19 calculations and, you know, all these different 20 scenarios that we had to — I'm sorry, I keep 21 saying "we" — that the individuals involved 22 had to calculate and quantify.	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA 19 accepted fault or liability, it caused some 20 \$7 million or more to be paid out to affected 21 investors in the fund? 22 MR. MORRIS: Objection to the form	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is — that is — that 4 is — that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The — the fund — the — the — 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they — they would have 13 redeemed and got a less money or — or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is — there is — there 18 were very — there were very detailed 19 calculations and, you know, all these different 20 scenarios that we had to — I'm sorry, I keep 21 saying "we" — that the individuals involved 22 had to calculate and quantify. 23 Q. Well, do you recall whether HCMFA	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA 19 accepted fault or liability, it caused some 20 \$7 million or more to be paid out to affected 21 investors in the fund? 22 MR. MORRIS: Objection to the form 23 of the question.	Page 277
1 WATERHOUSE - 10-19-21 2 A. I believe Cliff Stoops. I'm trying 3 to think. And maybe that is — that is — that 4 is — that is all kind I can recall at the 5 moment. 6 Q. Do you recall whether it was 7 determined that the fund suffered losses as a 8 result of this error? 9 A. The — the fund — the — the — 10 because the open-ended nature of the fund, 11 there were losses that were attributable to 12 investors. Meaning they — they would have 13 redeemed and got a less money or — or they 14 subscribed in and maybe because they didn't get 15 enough shares and then they later sold and then 16 they were harmed in that fashion. 17 And there is — there is — there 18 were very — there were very detailed 19 calculations and, you know, all these different 20 scenarios that we had to — I'm sorry, I keep 21 saying "we" — that the individuals involved 22 had to calculate and quantify.	1 WATERHOUSE - 10-19-21 2 A. I don't recall specifically. 3 Q. Do you recall whether HCMFA caused 4 any funds to be paid to the investors and the 5 fund the subject of the NAV error? 6 A. Yes. 7 Q. Do you recall the approximate amount 8 of funds, moneys paid to the investors and the 9 fund? 10 A. It was it was approximately 11 \$7 million. 12 Q. If I was to suggest 7.8 million, 13 would that ring more true or are you sticking 14 with your original answer? 15 A. It was it was approximately 7 16 7 to \$8 million. Again, I don't remember the 17 exact number, but it was in that ballpark. 18 Q. So regardless of whether HCMFA 19 accepted fault or liability, it caused some 20 \$7 million or more to be paid out to affected 21 investors in the fund? 22 MR. MORRIS: Objection to the form	Page 277

Page 278 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 279
2 lot of different entities that are going on to	2 it depends on who you talk to, but yes,	
3 my head.	3 generally, there were there are multiple	
4 I think what you are saying is based	4 agreements.	
5 on this error, shareholders were harmed by this	5 Q. Pursuant to one or more of those	
6 approximately \$7.8 million by approximately	6 agreements, was the debtor providing certain	
7 \$7.8 million. Is that what you are asking?	7 services to HCMFA?	
8 Q. Yes, sir.	8 MR. MORRIS: Objection to the form	
9 A. Yes, that was – again, I don't have	9 of the question.	
10 the exact numbers. If I take it was it	10 A. Yes.	
11 was in that ballpark, and there is a detail	11 Q. And can you at a very high level	
12 calculation and write-up that could, that	12 summarize in 2018 and 2019 what those services	
13 that exists someplace.	13 were?	
14 Q. Now, at that time, at the time that	14 A. Yes, there was a yes.	
15 the NAV error occurred, was there a contract in	15 Q. Okay. Please please go go	
16 place between HCMFA and the debtor pursuant to	16 through a short summary.	
17 which the debtor was providing services to	17 A. There was a a cost reimbursement	
18 HCMFA?	18 agreement between Highland Capital Management	
19 MR. MORRIS: Objection to the form	19 Fund Advisors and Highland Capital Management,	
20 of the question.	20 L.P. That agreement was for what we referred	
21 A. Yes.	21 to as front office services, so investment	
	•	
,	22 management, things of that nature.23 There was I think what most people	
23 shared services agreement?	• •	
24 A. It was generally called that, but	24 refer to as the shared services agreement that	
25 there were there were I mean, it it	25 was that agreement was between Highland	
1		
Page 280 1 WΔTERHOUSE - 10-10-21	1 WATERHOUSE - 10-19-21	Page 281
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21 2 O And then you mentioned that the fund	Page 281
WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland	2 Q. And then you mentioned that the fund	Page 281
WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services.	Q. And then you mentioned that the fundwas being closed and some compensation related	Page 281
 WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services. Q. And can you summarize what you mean 	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What 	Page 281
 WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services. Q. And can you summarize what you mean by back office services? 	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? 	Page 281
 WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services. Q. And can you summarize what you mean by back office services? A. Those services were for accounting, 	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to 	Page 281
 WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services. Q. And can you summarize what you mean by back office services? A. Those services were for accounting, finance, tax, valuation, HR, IT, you know, 	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the 	Page 281
 WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services. Q. And can you summarize what you mean by back office services? A. Those services were for accounting, finance, tax, valuation, HR, IT, you know, legal compliance, things of things of those 	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me.	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. 	Page 281
 WATERHOUSE - 10-19-21 Capital Management Fund Advisors and Highland Capital Management for back office services. Q. And can you summarize what you mean by back office services? A. Those services were for accounting, finance, tax, valuation, HR, IT, you know, legal compliance, things of things of those nature or things of that nature, excuse me. Q. So in the spring of 2019, do you recall whether HCMFA took the position that it 	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing?	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question.	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall.	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions 19 with anyone, Jim Dondero or anyone in the first	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not they're they're not subscribing and 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions 19 with anyone, Jim Dondero or anyone in the first 20 half of 2019 as to whether Highland, the	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not they're they're not subscribing and redeeming with the fund. They are like shares 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions 19 with anyone, Jim Dondero or anyone in the first 20 half of 2019 as to whether Highland, the 21 debtor, that is, had any liability to HCMFA	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not they're they're not subscribing and redeeming with the fund. They are like shares of Apple. 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions 19 with anyone, Jim Dondero or anyone in the first 20 half of 2019 as to whether Highland, the 21 debtor, that is, had any liability to HCMFA 22 related to the NAV error?	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not they're they're not subscribing and redeeming with the fund. They are like shares of Apple. 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions 19 with anyone, Jim Dondero or anyone in the first 20 half of 2019 as to whether Highland, the 21 debtor, that is, had any liability to HCMFA 22 related to the NAV error? 23 MR. MORRIS: Objection to the form	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not they're they're not subscribing and redeeming with the fund. They are like shares of Apple. Those shares of the Highland Global Allocation Fund trade on an exchange, and that 	Page 281
1 WATERHOUSE - 10-19-21 2 Capital Management Fund Advisors and Highland 3 Capital Management for back office services. 4 Q. And can you summarize what you mean 5 by back office services? 6 A. Those services were for accounting, 7 finance, tax, valuation, HR, IT, you know, 8 legal compliance, things of things of those 9 nature or things of that nature, excuse me. 10 Q. So in the spring of 2019, do you 11 recall whether HCMFA took the position that it 12 was actually Highland that caused the NAV error 13 to occur pursuant to the valuation services 14 that Highland was providing? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I do not recall. 18 Q. Did you ever have any discussions 19 with anyone, Jim Dondero or anyone in the first 20 half of 2019 as to whether Highland, the 21 debtor, that is, had any liability to HCMFA 22 related to the NAV error?	 Q. And then you mentioned that the fund was being closed and some compensation related to that. Can you can you elaborate? What were you referring to? A. Right. So the advisor, pursuant to board approval, put a proposal in front of the shareholders of the Highland Global Allocation Fund to convert it from an open-ended fund to a closed-end fund. So an open-ended fund, when shareholders subscribe to the fund or redeem into the fund, they do it at NAV. When it is when you have a closed-end fund, closed-end funds are are publicly-traded, like on the New York Stock Exchange, exchanges like that, and and shareholders or investors, they're not they're they're not subscribing and redeeming with the fund. They are like shares of Apple. 	Page 281

Page 28		
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 283
2 sell your shares and you are no longer an	2 for for these amounts attributable to it	
3 equity owner.	3 was either the error you know, the error,	
4 As part of that proposal, the	4 and in that conversation he said, go get the	
5 advisor told shareholders if you if you vote	5 money from Highland. I believe that is what I	
6 for this proposal to to convert it from an	6 testified earlier, and that that is my	
7 open-ended fund to a closed-end fund, we will	7 recollection.	
8 pay you some amounts of money. I forgot a	8 Q. Do you recall if that was an	
9 certain number of points. I think it was	9 in-person meeting or some other mode for the	
10 like it was like two to three points or	10 meeting?	
11 something something like that.	11 A. I I recall that being	
12 Q. Okay. You mentioned when Mr. Morris	12 in-person.	
13 was asking you, going back to those two	13 Q. Do you recall if anyone else was	
14 promissory notes, you will recall the 5 million	14 present, or was it just you and Mr. Dondero?	
15 and 2.4 million, you mentioned something to the	15 A. I recall just he and I.	
16 effect that Mr. Dondero told told you to pay	16 Q. And the moneys that he told you to	
17 some moneys out of Highland. Do you remember	17 find from or get from Highland, was that in	
18 that discussion with Mr. Morris?	18 the amount of \$5 million and \$2.4 million?	
19 A. Ido.	19 MR. MORRIS: Objection to the form	
20 Q. So, to the best of your	20 of the question.	
21 recollection, did you have a discussion with	21 A. I believe so, but I would have to go	
22 Mr. Dondero about making some payments in May	22 back and look and see when those moneys were	
23 of 2019 out of Highland?	23 actually paid into the into the fund and,	
24 A. I recall, as I testified earlier,	24 you know, when those transfers were done. If	
25 that I had a conversation with Mr. Dondero	25 they were all done around that same time, then	
25 that mad a conversation with twit. Dendero	20 they were all done around that same time, then	
Page 28 1 WATERHOUSE - 10-19-21	4 1 WATERHOUSE - 10-19-21	Page 285
2 yes, I would say it was it was all related	2 Q. Is it possible that you, having	
3 to that.	3 heard what Mr. Dondero said and seeing funds	
	// hoing transformed accilimed that that Would he a	
4 Q. Did Mr. Dondero tell you that those 5 funds would be a loan from Highland to HCMEA?	4 being transferred, assumed that that would be a	
5 funds would be a loan from Highland to HCMFA?	5 loan without him actually telling you that	
5 funds would be a loan from Highland to HCMFA?6 A. I don't recall.	5 loan without him actually telling you that6 would be a loan?	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 	 5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right?	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes.	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 20 A. I don't recall. 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes. 20 Q. And you have established that there	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 20 A. I don't recall. 21 Q. When you again, when you say, I 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes. 20 Q. And you have established that there 21 were many transactions and transfers going back	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 20 A. I don't recall. 21 Q. When you again, when you say, I 22 don't recall today, that means that sitting 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes. 20 Q. And you have established that there 21 were many transactions and transfers going back 22 and forth over the years; right?	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 20 A. I don't recall. 21 Q. When you again, when you say, I 22 don't recall today, that means that sitting 23 here today, you just don't remember one way or 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes. 20 Q. And you have established that there 21 were many transactions and transfers going back 22 and forth over the years; right? 23 MS. DANDENEAU: Objection to form.	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 20 A. I don't recall. 21 Q. When you again, when you say, I 22 don't recall today, that means that sitting 23 here today, you just don't remember one way or 24 the other. Is that accurate? 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes. 20 Q. And you have established that there 21 were many transactions and transfers going back 22 and forth over the years; right? 23 MS. DANDENEAU: Objection to form. 24 A. In yes, in my capacity as CFO and	
 5 funds would be a loan from Highland to HCMFA? 6 A. I don't recall. 7 MR. MORRIS: Objection to the form 8 of the question. 9 Q. Now, and forgive me, I'm probably 10 the only non-American born here, but I speak 11 reasonably well in English. I don't recall, 12 does that mean you don't remember or does that 13 mean it didn't happen? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it means I don't I don't 17 remember. 18 Q. Did Mr. Dondero tell you to have 19 those two promissory notes prepared? 20 A. I don't recall. 21 Q. When you again, when you say, I 22 don't recall today, that means that sitting 23 here today, you just don't remember one way or 	5 loan without him actually telling you that 6 would be a loan? 7 MR. MORRIS: Objection to the form 8 of the question. 9 A. Sorry, I want to make sure did I 10 ask the amounts that were transferred that I 11 that that I assumed that that was a loan? 12 Q. Well, let me let me take let 13 me try again. 14 So you have established already that 15 there were quite a number of promissory notes 16 back and forth I'm sorry, quite a number of 17 promissory notes with affiliated companies and 18 individuals owing Highland money; right? 19 A. Yes. 20 Q. And you have established that there 21 were many transactions and transfers going back 22 and forth over the years; right? 23 MS. DANDENEAU: Objection to form.	

Page 286	Page 1 WATERHOUSE - 10-19-21	e 287
2 Q. And that's part of the reason why	2 Q. And that is fine. That that	
3 you just can't remember some of the details	3 that is why I asked the question.	
4 today because this this happened years ago,	4 Is it possible in May of 2019 when	
5 and there were a number of transactions. Is	5 Mr. Dondero told you to transfer the funds from	
6 that accurate?	6 Highland, you just assumed on your own that	
7 MS. DANDENEAU: Objection to the	7 those would be loans without him actually	
8 form.	8 telling you that those would be loans?	
9 MR. MORRIS: Objection to the form	9 MR. MORRIS: Objection to the form	
10 of the question.	10 of the question.	
11 A. I mean, I deal with thousands of	11 A. I don't know.	
12 of of transactions, you know, whether	12 Q. I'm sorry, you	
13 it has the processing of transactions, you	13 A. I said I don't know.	
14 know, if it has got, you know, more more	14 Q. Okay. Well, as the as the CFO	
15 zeros, you know, behind it than others.	15 for Highland, if you saw \$7.4 million going	
When you look at thousands of	16 out, you would feel some responsibility to	
17 transactions over the years for funds and	17 account for that, wouldn't you?	
18 advisors and and, you know, financial	18 MR. MORRIS: Objection to the form	
19 statements, I mean, it is it is very hard	19 of the question.	
20 going back in in in my you know,	20 A. Yes.	
21 14-ish year career at at Highland to	21 Q. Is it fair to say that those would	
22 remember a lot of those details, especially	22 be in the range large enough to rise up to your	
23 when I don't have any records or books or	23 level?	
24 anything like that, and and going back many	24 MR. MORRIS: Objection to the form	
25 years.	25 of the question.	
Page 288		e 289
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 A. If I don't know if I understand	2 of the question.	
3 your question. Those amounts would arise to my	3 A. I don't know. As I testified	
4 level where I would be involved or	4 earlier, I had conversations with Mr. Dondero	
5 Q. You would want to know what a	E about about the the the manage that	
	5 about about the the the moneys that	
6 transfer for that amount, \$7.4 million, was all	6 were needed for the NAV error. And I recall	
7 about, as the CFO of Highland, wouldn't you?	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form	 6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question.	 6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 	
 7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 	 6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 	
 7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them?	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis,	 6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question.	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know.	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you 16 know and we're and we're paying things	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it – I mean, I – I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to – to – to understand and to make 14 sure that we are paying things in a – you 15 know, in – in – in an informed way. And, you 16 know – and we're – and we're paying things 17 pursuant to vendor contracts and things like	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly?	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you 16 know and we're and we're paying things 17 pursuant to vendor contracts and things like 18 that.	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you 16 know and we're and we're paying things 17 pursuant to vendor contracts and things like 18 that. 19 Q. So as part of that, is it possible	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf 19 of the entities. Not yourself, obviously.	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it – I mean, I – I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to – to – to understand and to make 14 sure that we are paying things in a – you 15 know, in – in – in an informed way. And, you 16 know – and we're – and we're paying things 17 pursuant to vendor contracts and things like 18 that. 19 Q. So as part of that, is it possible 20 that seeing \$7.4 million go out you would have	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf 19 of the entities. Not yourself, obviously. 20 A. Yes, that is what I said earlier.	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you 16 know and we're and we're paying things 17 pursuant to vendor contracts and things like 18 that. 19 Q. So as part of that, is it possible 20 that seeing \$7.4 million go out you would have 21 promissory notes made in order to keep a paper	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf 19 of the entities. Not yourself, obviously. 20 A. Yes, that is what I said earlier. 21 Q. Do you recall any other promissory	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you 16 know and we're and we're paying things 17 pursuant to vendor contracts and things like 18 that. 19 Q. So as part of that, is it possible 20 that seeing \$7.4 million go out you would have 21 promissory notes made in order to keep a paper 22 trail, assuming that those were loans, when	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf 19 of the entities. Not yourself, obviously. 20 A. Yes, that is what I said earlier. 21 Q. Do you recall any other promissory 22 notes in the million-plus range that you had	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it – I mean, I – I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to – to – to understand and to make 14 sure that we are paying things in a – you 15 know, in – in – in an informed way. And, you 16 know – and we're – and we're paying things 17 pursuant to vendor contracts and things like 18 that. 19 Q. So as part of that, is it possible 20 that seeing \$7.4 million go out you would have 21 promissory notes made in order to keep a paper 22 trail, assuming that those were loans, when 23 perhaps they were never intended to be loans by	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf 19 of the entities. Not yourself, obviously. 20 A. Yes, that is what I said earlier. 21 Q. Do you recall any other promissory 22 notes in the million-plus range that you had 23 ever signed before on behalf of any entity?	
7 about, as the CFO of Highland, wouldn't you? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, I make it I mean, I I 11 review all sorts of payments, I mean, even 12 smaller dollar payments on a periodic basis, 13 you know, to to to understand and to make 14 sure that we are paying things in a you 15 know, in in in an informed way. And, you 16 know and we're and we're paying things 17 pursuant to vendor contracts and things like 18 that. 19 Q. So as part of that, is it possible 20 that seeing \$7.4 million go out you would have 21 promissory notes made in order to keep a paper 22 trail, assuming that those were loans, when	6 were needed for the NAV error. And I recall 7 him saying go get it from Highland or get it 8 from Highland. 9 Q. Well, why did you sign those 10 promissory notes and why didn't you have him 11 sign them? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. I don't know. I don't know. 15 Q. You mentioned earlier that you 16 typically don't sign promissory notes. Am I 17 remembering your testimony correctly? 18 I mean, promissory notes on behalf 19 of the entities. Not yourself, obviously. 20 A. Yes, that is what I said earlier. 21 Q. Do you recall any other promissory 22 notes in the million-plus range that you had	

Page 290 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 291
2 don't I don't recall generally. I don't	2 Q. Strike that.	
3 I don't recall.	3 Do you recall whether you sent an	
4 Q. So but to the best of your	4 email to anyone asking them to draft those two	
5 recollection, it was on your initiative,	5 promissory notes?	
6 following your discussion with Mr. Dondero,	6 A. I don't recall because, again,	
7 that you had someone draft those two promissory	7 once I would have instructed likely	
8 notes; is that correct?	8 instructed the team to to work with the	
9 MR. MORRIS: Objection to the form	9 legal group to draft these documents.	
10 of the question.	10 I I I yeah, I didn't I	
11 A. Yes, we would have the team, as I	11 mean, that is more an operational-type	
12 stated earlier, we don't draft promissory	12 procedure. So, you know, a manager or a	
13 notes. "The team" meaning the accounting and	13 controller or working with legal. You know,	
14 finance team.	14 they — they can certainly handle that task to	
15 So the team would have worked with	15 get that you know, to request that from	
16 the legal group at Highland to draft any notes.	16 legal.	
17 Q. Do you believe or do you have any	17 Q. And who on your team do you think	
18 recollection as to whether you would have done	18 you would have asked to do that?	
•	19 MR. MORRIS: Objection	
19 that pursuant to an email or telephone call or	,	
20 in-person meeting?	20 Q. Who would have been the logical	
21 MR. MORRIS: Objection to the form	21 person or people, if you don't remember their	
22 of the question.	22 name today?	
23 A. Are you asking if I would have – if	23 MR. MORRIS: Objection to the form	
24 those notes would have been drafted pursuant to	24 of the question.	
25 an email or phone call?	25 A. It it there is only two	
Page 292		Page 293
1.4 VVV II DEV VICT - 40.40.94	4 WATERLOUGE 40 40 94	
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 managers of the group. That would have been	2 go-ahead was to you know, we see the light	
managers of the group. That would have been Dave Klos or Kristin Hendrix.	2 go-ahead was to you know, we see the light3 at the end of the tunnel with wrapping this up	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the – one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the – one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know.	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper	
 2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed?	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the – one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general – you know, I – I – I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And – and do you have a view as to 15 whether it is most likely that you would have	 2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question.	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the — one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general — you know, I — I — I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And — and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall.	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the – one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general – you know, I – I – I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And – and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos?	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form 20 of the question.	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have 20 received them only on paper or would you have	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the — one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general — you know, I — I — I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And — and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I likely would have done that in	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have 20 received them only on paper or would you have 21 expected to have received them in Word document	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I likely would have done that in 22 person. Again, if things of this nature	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have 20 received them only on paper or would you have 21 expected to have received them in Word document 22 or PDF document by email?	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I likely would have done that in 22 person. Again, if things of this nature 23 that again, you have to put ourselves back	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have 20 received them only on paper or would you have 21 expected to have received them in Word document 22 or PDF document by email? 23 MR. MORRIS: Objection to the form	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I likely would have done that in 22 person. Again, if things of this nature 23 that again, you have to put ourselves back 24 to, we have been working on this very stressful	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have 20 received them only on paper or would you have 21 expected to have received them in Word document 22 or PDF document by email? 23 MR. MORRIS: Objection to the form 24 of the question.	
2 managers of the group. That would have been 3 Dave Klos or Kristin Hendrix. 4 Dave was the one of his duties 5 was managing the valuation team, and so he was 6 intimately involved with this process. So, you 7 know 8 Q. Okay. 9 A. I don't recall specifically but, I 10 mean, my general you know, I I I 11 likely would have talked to Dave first about it 12 versus someone like Kristin who hadn't been 13 intimately involved. 14 Q. And and do you have a view as to 15 whether it is most likely that you would have 16 done that by email or in-person or how would 17 you believe you would have communicated that to 18 Mr. Klos? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I likely would have done that in 22 person. Again, if things of this nature 23 that again, you have to put ourselves back	2 go-ahead was to you know, we see the light 3 at the end of the tunnel with wrapping this up 4 and making shareholders whole sorry to say 5 "we" you know, the so the folks that are 6 involved in it. 7 I like to talk to people 8 face-to-face and and and go to and go 9 to their desk, because that shows if I'm going 10 to their desk that that is something that I 11 want done, you know. 12 Q. And do you remember, Mr. Waterhouse, 13 getting those two promissory notes in paper 14 format or by email before they were executed? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall. 18 Q. For whatever was the ordinary course 19 back then in May 2019, would you expect to have 20 received them only on paper or would you have 21 expected to have received them in Word document 22 or PDF document by email? 23 MR. MORRIS: Objection to the form	

	Page 294	Page 295
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	raye 290
2 few documents via email. I can't say that it	2 And my assistant, you know, if she	
3 never happened, but people either stopped by my	3 was there, she would review that you know,	
4 office and physically walked in documents for	4 whatever was being dropped off. And if that	
5 signature that we discussed face-to-face.	5 has legal, you know, reviewed or reviewed or	
6 Or documents were if if	6 approved it, if that wasn't if that stuff	
7 if if let's say I wasn't there or I	7 hadn't been done, it was like she would just	
8 wasn't available, documents were dropped off.	8 tell them like, go go go to the legal	
9 I had I had some in- and outboxes in front	9 group, because	
10 of my my office there at the Crescent.	10 Q. Let me let me pause	
11 Documents would be dropped off for	11 MS. DANDENEAU: Let him finish.	
12 signature. There would be a cover sheet that	12 MR. MORRIS: Thank you. Go ahead.	
13 would be have been applied to those	13 A. I take go to the legal group	
14 documents detailing, you know, who dropped it	14 because that that was my you know, I	
15 off, the purpose, why, what time.	15 didn't I didn't review anything that that	
16 And then, you know, as I stated, I	16 they weren't you know, or there wasn't some	
17 don't draft documents and I always go to the	17 representation made to me that they had	
18 legal group and the compliance group to make	18 reviewed, approved in some capacity.	
19 sure that they're in the loop. And there is	19 Again, my my my goal, as CFO,	
20 a a box or section that says, Has legal	20 is to provide transparency and make sure that	
21 reviewed or approved, or something to that	21 groups like compliance and other things and	
22 nature.	22 the other group in legal are are in you	
23 Again, I don't – I don't have	23 know, their they're made aware of	
24 access to that cover sheet anymore, but it	24 transactions of you know, that are crossing	
25 was it was something to that effect.	25 my desk.	
-	Page 296	Page 297
1 WATERHOUSE - 10-19-21	Page 296 1 WATERHOUSE - 10-19-21	Page 297
1 WATERHOUSE - 10-19-21 2 Because I'm not in every		Page 297
	1 WATERHOUSE - 10-19-21	Page 297
2 Because I'm not in every	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at	Page 297
2 Because I'm not in every 3 conversation. They're not in every	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically?	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and	 1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question.	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes,	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes?	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper?	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes.	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question.	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean,	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it?	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no.	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean, 18 again, I don't I don't recall. 19 Q. I understand. Understand.	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no. 19 MR. RUKAVINA: Mr. Nguyen, would you	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean, 18 again, I don't I don't recall.	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no. 19 MR. RUKAVINA: Mr. Nguyen, would you 20 please pull up my A7, alpha 7.	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean, 18 again, I don't I don't recall. 19 Q. I understand. Understand.	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no. 19 MR. RUKAVINA: Mr. Nguyen, would you	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean, 18 again, I don't I don't recall. 19 Q. I understand. Understand. 20 When you signed when you signed 21 documents, when you personally signed 22 documents, did you typically use a ink pen or	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no. 19 MR. RUKAVINA: Mr. Nguyen, would you 20 please pull up my A7, alpha 7. 21 Q. These are the two promissory notes, 22 Mr. Waterhouse.	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean, 18 again, I don't I don't recall. 19 Q. I understand. Understand. 20 When you signed when you signed 21 documents, when you personally signed 22 documents, did you typically use a ink pen or 23 did you use a stamp?	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no. 19 MR. RUKAVINA: Mr. Nguyen, would you 20 please pull up my A7, alpha 7. 21 Q. These are the two promissory notes, 22 Mr. Waterhouse. 23 (Exhibit A7 marked.)	Page 297
2 Because I'm not in every 3 conversation. They're not in every 4 conversation meaning legal compliance and 5 I just want to make sure that that everyone 6 is in sync to, you know, to to the extent 7 possible. 8 Q. So if we summarize, you don't 9 specifically remember signing these two notes, 10 but most likely it would have been that they 11 would have presented been presented to you 12 physically on paper? 13 MR. MORRIS: Objection to the form 14 of the question. 15 A. They would they would have been 16 presented physically on paper most likely or 17 someone would have left it. But, I mean, 18 again, I don't I don't recall. 19 Q. I understand. Understand. 20 When you signed when you signed 21 documents, when you personally signed 22 documents, did you typically use a ink pen or	1 WATERHOUSE - 10-19-21 2 Q. Do you know was there a file at 3 Highland kept anywhere with ink-signed 4 originals of a promissory notes in general or 5 these two promissory notes specifically? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Sorry, I just want to make sure I 9 understand your question. Are you saying is 10 there a file somewhere that has ink-signed 11 originals of these two promissory notes? 12 Q. Yes. 13 A. I would I would assume they're 14 some place. I mean 15 Q. Well, was there a was there a 16 place where Highland generally kept originals 17 of promissory notes owed to it? 18 A. I wouldn't no. 19 MR. RUKAVINA: Mr. Nguyen, would you 20 please pull up my A7, alpha 7. 21 Q. These are the two promissory notes, 22 Mr. Waterhouse.	Page 297

Page 298		Page 299
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 to, but I want you to take a very close look at	2 did have a an electronic signature, and that	
3 your two signatures here and tell me whether	3 was used from time to time. It wasn't as	
4 you believe, in fact, that you ink signed them	4 common practice back in 2019. It definitely	
5 or whether you	5 was more common practice when we had to work	
6 MS. DANDENEAU: Mr. Rukavina,	6 from home and remotely for COVID because it	
7 Mr. Waterhouse has the copies.	7 that made it almost impossible to, right,	
8 MR. RUKAVINA: Perfect. Then you	8 provide wet signatures since we're all working	
9 can take this down, Mr. Nguyen.	9 from home remotely.	
10 A. These these these signatures	10 Q. Well, going just for these two	
11 are identical, now that I stare at them, and I	11 promissory notes, Mr. Waterhouse, in light of	
12 mean, they are so close - I mean, they're	12 your inability to remember any details, are you	
13 identical that, I mean, even with my chicken	13 sure you actually signed either or both of	
14 scratch signature, I don't know if I can you	14 those notes?	
15 know, I do this 100 times, could I do that	15 MS. DANDENEAU: Objection to form.	
16 as as precisely as I see between the two	16 A. I don't recall specifically	
17 notes.	17 signing actually physically signing these	
18 Q. Well, that is why I ask.	18 notes. As I said before, I don't recall doing	
19 Mr. Waterhouse, now that you have examined	19 that. This this looks like my signature,	
20 them, does it seem like it is more likely that	20 but yet these two signatures are identical.	
21 you actually electronically signed these?	21 Q. So you don't recall physically	
22 MR. MORRIS: Objection to the form	22 signing them, and I take it you don't recall	
23 of the question.	23 electronically signing them either?	
24 A. Is I don't I don't recall	24 A. I don't recall. You know, Highland	
25 specifically. As I said before, my assistant	25 has all my emails. If that occurred, you know,	
B 000		D 004
Page 300		Page 301
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 301
	1 WATERHOUSE - 10-19-21 2 May of 2019	Page 301
1 WATERHOUSE - 10-19-21	2 May of 2019 3 A. And and from what I recall, and	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records.	 2 May of 2019 3 A. And and from what I recall, and 4 the reason why I was by myself is is, you 	Page 301
 WATERHOUSE - 10-19-21 you know, I don't have any of these records is what I'm saying. I don't have any of those records. Q. That is why I'm asking you these 	 2 May of 2019 3 A. And and from what I recall, and 4 the reason why I was by myself is is, you 5 know, I don't I don't want to speculate, I'm 	Page 301
 WATERHOUSE - 10-19-21 you know, I don't have any of these records is what I'm saying. I don't have any of those records. Q. That is why I'm asking you these questions in great detail because I don't have 	2 May of 2019 – 3 A. And and from what I recall, and 4 the reason why I was by myself is is, you 5 know, I don't I don't want to speculate, I'm 6 sorry.	Page 301
 WATERHOUSE - 10-19-21 you know, I don't have any of these records is what I'm saying. I don't have any of those records. Q. That is why I'm asking you these questions in great detail because I don't have those emails. I'm trying to I'm hoping that 	 2 May of 2019 3 A. And and from what I recall, and 4 the reason why I was by myself is is, you 5 know, I don't I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 	Page 301
 WATERHOUSE - 10-19-21 you know, I don't have any of these records is what I'm saying. I don't have any of those records. Q. That is why I'm asking you these questions in great detail because I don't have 	 2 May of 2019 3 A. And and from what I recall, and 4 the reason why I was by myself is is, you 5 know, I don't I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you	 2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution?	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case.	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question.	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else.	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that?	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay.	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay. 20 A. I mean, prior	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you 20 might — maybe have the court reporter read	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay. 20 A. I mean, prior 21 Q. I understand.	2 May of 2019 – 3 A. And – and from what I recall, and 4 the reason why I was by myself is – is, you 5 know, I don't – I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you 20 might – maybe have the court reporter read 21 that back. You might have misspoke.	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay. 20 A. I mean, prior 21 Q. I understand. 22 A. You know, there was no one else	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you 20 might — maybe have the court reporter read 21 that back. You might have misspoke. 22 (Record read.)	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to — I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any — any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay. 20 A. I mean, prior — 21 Q. I understand. 22 A. You know, there was no one else — 23 there was no one else in that meeting that I	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you 20 might — maybe have the court reporter read 21 that back. You might have misspoke. 22 (Record read.) 23 MR. RUKAVINA: And I did misspeak.	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay. 20 A. I mean, prior 21 Q. I understand. 22 A. You know, there was no one else 23 there was no one else in that meeting that I 24 recall with Mr. Dondero.	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you 20 might — maybe have the court reporter read 21 that back. You might have misspoke. 22 (Record read.) 23 MR. RUKAVINA: And I did misspeak. 24 Q. I meant to say to May 31, 2021. Do	Page 301
1 WATERHOUSE - 10-19-21 2 you know, I don't have any of these records is 3 what I'm saying. I don't have any of those 4 records. 5 Q. That is why I'm asking you these 6 questions in great detail because I don't have 7 those emails. I'm trying to — I'm hoping that 8 you will give me some names or some details so 9 I can go look for more emails, but again, you 10 don't remember any — any individual, other 11 than Mr. Dondero that we've discussed, you 12 don't remember any individual with whom you 13 discussed these promissory notes prior to their 14 execution? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I don't recall discussing it with 18 anybody else. 19 Q. Okay. 20 A. I mean, prior — 21 Q. I understand. 22 A. You know, there was no one else — 23 there was no one else in that meeting that I	2 May of 2019 — 3 A. And — and from what I recall, and 4 the reason why I was by myself is — is, you 5 know, I don't — I don't want to speculate, I'm 6 sorry. 7 Q. Okay. We have established that by 8 May of 2019, in your view, the liabilities of 9 HCMFA exceeded its assets; correct? 10 A. Yeah. I mean, again, I don't have 11 financial statements in front of me, but I 12 think, if I recall, we'd have to go through the 13 testimony with Mr. Morris, I believe that was 14 the case. 15 Q. In fact, you will recall that in 16 April of 2019, Mr. Dondero signed a document 17 that extended the demand feature of two prior 18 notes to May 31, 2019. Do you recall that? 19 MS. DEITSCH-PEREZ: I think you 20 might — maybe have the court reporter read 21 that back. You might have misspoke. 22 (Record read.) 23 MR. RUKAVINA: And I did misspeak.	Page 301

Page 302 1 WATERHOUSE - 10-19-21	Page 303 1 WATERHOUSE - 10-19-21
2 MR. MORRIS: Objection to the form	2 MR. MORRIS: Objection to the form
3 of the question.	3 of the question.
4 A. Yes.	4 A. Sorry, I just want to make sure
5 MR. RUKAVINA: And, Mr. Nguyen, just	5 are you asking me, did you say, was it prudent
6 so that the record is clear, will you please	6 for Highland to loan \$7.4 million to HCMFA a
7 pull up my Exhibit Alpha 10, A10.	7 few weeks after this document was executed?
8 (Exhibit A10 marked.)	8 Q. Yes, and at a time when HCMFA's
9 Q. You don't have this one in front of	9 liabilities exceeded its assets.
10 you, Mr. Waterhouse? This is the one that	10 MR. MORRIS: Objection to the form
11 Mr. Morris used earlier. Do you see that	11 of the question.
12 document, sir?	12 A. I don't it is odd. I don't know.
13 A. Yes, I do.	13 MR. RUKAVINA: You can take this
14 Q. And this is what you were testifying	14 exhibit down, Mr. Nguyen.
15 about before when Mr. Morris was asking you.	15 Q. Do you recall asking anyone,
16 Do you remember that?	16 Mr. Dondero or or anyone outside as to
17 A. Yes.	17 whether Highland ought to be lending
18 Q. So here is my question for you,	18 \$7.4 million to HCMF regarding HCMF's
19 Mr. Waterhouse: As the chief financial officer	19 creditworthiness?
20 of Highland, was it prudent for Highland less	20 MR. MORRIS: Objection to the form
21 than three weeks later to be lending	21 of the question.
22 \$7.2 million to an insolvent entity that	22 A. I don't recall.
23 couldn't even then pay its debts back to	23 Q. Did you receive personally any of
24 Highland?	24 that \$7.4 million?
25 MS. DANDENEAU: Objection to form.	25 A. No.
Page 304	Page 305
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 Q. Did you even	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that	 WATERHOUSE - 10-19-21 MR. RUKAVINA: Pull up those notes again, Mr. Nguyen.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir.	 WATERHOUSE - 10-19-21 MR. RUKAVINA: Pull up those notes again, Mr. Nguyen. Q. You can have them in front of you,
 WATERHOUSE - 10-19-21 Q. Did you even MR. MORRIS: I didn't hear that question, sir. MR. RUKAVINA: The one that he 	 WATERHOUSE - 10-19-21 MR. RUKAVINA: Pull up those notes again, Mr. Nguyen. Q. You can have them in front of you, Exhibit 7, Mr. Waterhouse, whatever is easier
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one?	 1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question,	 1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor.	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse?
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no.	 1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't I didn't draft this
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was	 1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again.	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again.	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed 17 this, did it ever cross your mind that you were
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again. 18 Q. Did you personally receive any	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't – I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed 17 this, did it ever cross your mind that you were 18 the maker on these notes?
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again. 18 Q. Did you personally receive any 19 direct benefit from those two notes for	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't — I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed 17 this, did it ever cross your mind that you were 18 the maker on these notes? 19 A. No.
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again. 18 Q. Did you personally receive any 19 direct benefit from those two notes for 20 \$7.4 million?	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed 17 this, did it ever cross your mind that you were 18 the maker on these notes? 19 A. No. 20 Q. Back then when you signed this
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again. 18 Q. Did you personally receive any 19 direct benefit from those two notes for 20 \$7.4 million? 21 A. No.	MR. RUKAVINA: Pull up those notes again, Mr. Nguyen. Q. You can have them in front of you, Exhibit 7, Mr. Waterhouse, whatever is easier for you. If you go to your signature page, my question to you is, why did you not include your title as treasurer by your name, Frank Waterhouse? MS. DANDENEAU: Objection to form. A. I didn't — I didn't draft this document. Q. So you relied on whoever drafted it to draft it correctly? A. Yes. Q. Okay. But back then when you signed this, did it ever cross your mind that you were the maker on these notes? A. No. Q. Back then when you signed this document, did it ever cross your mind that you
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again. 18 Q. Did you personally receive any 19 direct benefit from those two notes for 20 \$7.4 million? 21 A. No. 22 Q. Did you ever personally consider	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed 17 this, did it ever cross your mind that you were 18 the maker on these notes? 19 A. No. 20 Q. Back then when you signed this 21 document, did it ever cross your mind that you 22 could be a co-obligor on these notes?
1 WATERHOUSE - 10-19-21 2 Q. Did you even 3 MR. MORRIS: I didn't hear that 4 question, sir. 5 MR. RUKAVINA: The one that he 6 answered, John, or my new one? 7 MR. MORRIS: No, no, your question, 8 Davor. 9 MR. RUKAVINA: I had asked him 10 whether he received any of the 11 \$7.4 million. He said no. 12 MR. MORRIS: Yeah. I thought there 13 was a question after that. Maybe I was 14 mistaken. I apologize. 15 MR. RUKAVINA: I had started a new 16 question, so here, let me start the new 17 question again. 18 Q. Did you personally receive any 19 direct benefit from those two notes for 20 \$7.4 million? 21 A. No. 22 Q. Did you ever personally consider 23 yourself obligated to repay either or both of	1 WATERHOUSE - 10-19-21 2 MR. RUKAVINA: Pull up those notes 3 again, Mr. Nguyen. 4 Q. You can have them in front of you, 5 Exhibit 7, Mr. Waterhouse, whatever is easier 6 for you. If you go to your signature page, my 7 question to you is, why did you not include 8 your title as treasurer by your name, Frank 9 Waterhouse? 10 MS. DANDENEAU: Objection to form. 11 A. I didn't I didn't draft this 12 document. 13 Q. So you relied on whoever drafted it 14 to draft it correctly? 15 A. Yes. 16 Q. Okay. But back then when you signed 17 this, did it ever cross your mind that you were 18 the maker on these notes? 19 A. No. 20 Q. Back then when you signed this 21 document, did it ever cross your mind that you 22 could be a co-obligor on these notes? 23 A. No. I didn't receive \$7.4 million,

Page 306 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 307
2 \$7.4 million?	2 MS. DANDENEAU: Objection to the	
3 A. I would have to go back and look and	3 form.	
4 check in, you know, the the financial	4 A. Yes.	
5 records and the bank statements.	5 Q. So do you agree with me that it's	
6 MR. RUKAVINA: You can take this	6 odd I think that is the word you used	
7 exhibit down, Mr. Nguyen.		
l		
, ,	8 few weeks after that extension to an entity	
9 a smart-ass, but if the law says that because	9 whose liabilities exceeded its assets, and you	
10 of the way that you signed this promissory	10 would agree with me that it was never your	
11 note, if that is what the law says, that that	11 intention to be in any way liable for these two	
12 made you personally personally liable, then	12 promissory notes; correct?	
13 you would agree with me that that was never	13 MR. MORRIS: Objection to the form	
14 your intent?	14 of the question.	
15 MR. MORRIS: Objection to the form	15 A. Sorry, you you asked a lot there.	
16 of the question.	16 MR. RUKAVINA: I will strike it and	
17 A. That was never I wouldn't sign a	17 I will move on.	
18 note and not get consideration in return.	18 Let's go to pull up Exhibit 9,	
19 Q. So putting all other issues aside,	19 please Mr. Nguyen Alpha 9, I'm sorry, Alpha	
20 if the law if the law says that you were	20 9, A9.	
21 liable for those notes because of how you	21 (Exhibit A9 marked.)	
22 signed them, then would you agree with me that	22 Q. Sir, take a moment to look at this,	
23 these notes are a mistake?	23 but this is an email, and you will see attached	
24 MR. MORRIS: Objection to the form	24 July 31, 2020 affiliate notes.	
25 of the question.	25 Do you see that attachment?	
Page 308		Page 309
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes.	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this 	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes. 3 Q. Okay. And do you see an entry for	1 WATERHOUSE - 10-19-21	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the 	 1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. 	 1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 9 A. Okay. 10 Q. This is what Mr. Morris used 11 earlier. Do you remember looking at this with 12 Mr. Morris? 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. MR. MORRIS: Thank you. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with Mr. Morris? A. Yes. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. MR. MORRIS: Thank you. Q. Do you see an entry there for HCMFA? 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with Mr. Morris? A. Yes. MR. RUKAVINA: You might have to 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. MR. MORRIS: Thank you. Q. Do you see an entry there for HCMFA? A. Yes. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with Mr. Morris? A. Yes. MR. RUKAVINA: You might have to zoom in a little. Okay. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. MR. MORRIS: Thank you. Q. Do you see an entry there for HCMFA? A. Yes. Q. About \$10.5 million. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with Mr. Morris? A. Yes. MR. RUKAVINA: You might have to zoom in a little. Okay. Q. Now, I see Affiliate Note A, B, and 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. MR. MORRIS: Thank you. Q. Do you see an entry there for HCMFA? A. Yes. Q. About \$10.5 million. Do you see that? 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with Mr. Morris? A. Yes. MR. RUKAVINA: You might have to zoom in a little. Okay. Q. Now, I see Affiliate Note A, B, and C. 	Page 309
 WATERHOUSE - 10-19-21 A. Yes. Q. Okay. And do you see an entry for Highland Capital Management Fund Advisors? MR. MORRIS: I'm sorry, hold on. Where are you looking? MR. RUKAVINA: Last page, John. MR. MORRIS: Is it the page on the screen? MR. RUKAVINA: Oh, I'm sorry. Mr. Nguyen just did it. Yes, the last page there. MR. MORRIS: Thank you. Q. Do you see an entry there for HCMFA? A. Yes. Q. About \$10.5 million. Do you see that? A. I do. 	 WATERHOUSE - 10-19-21 schedule of assets. What exhibit is this of ours, Mr. Nguyen? MR. NGUYEN: This is A11. MR. RUKAVINA: Oh, this will be A11. (Exhibit A11 marked.) Q. You don't have this in front of you, Mr. Waterhouse? A. Okay. Q. This is what Mr. Morris used earlier. Do you remember looking at this with Mr. Morris? A. Yes. MR. RUKAVINA: You might have to zoom in a little. Okay. Q. Now, I see Affiliate Note A, B, and C. Do you have any recollection as to 	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes. 3 Q. Okay. And do you see an entry for 4 Highland Capital Management Fund Advisors? 5 MR. MORRIS: I'm sorry, hold on. 6 Where are you looking? 7 MR. RUKAVINA: Last page, John. 8 MR. MORRIS: Is it the page on the 9 screen? 10 MR. RUKAVINA: Oh, I'm sorry. 11 Mr. Nguyen just did it. Yes, the last page 12 there. 13 MR. MORRIS: Thank you. 14 Q. Do you see an entry there for HCMFA? 15 A. Yes. 16 Q. About \$10.5 million. 17 Do you see that? 18 A. I do. 19 Q. And, now, do you have any	1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 9 A. Okay. 10 Q. This is what Mr. Morris used 11 earlier. Do you remember looking at this with 12 Mr. Morris? 13 A. Yes. 14 MR. RUKAVINA: You might have to 15 zoom in a little. Okay. 16 Q. Now, I see Affiliate Note A, B, and 17 C. 18 Do you have any recollection as to 19 why the names of the affiliates are omitted?	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes. 3 Q. Okay. And do you see an entry for 4 Highland Capital Management Fund Advisors? 5 MR. MORRIS: I'm sorry, hold on. 6 Where are you looking? 7 MR. RUKAVINA: Last page, John. 8 MR. MORRIS: Is it the page on the 9 screen? 10 MR. RUKAVINA: Oh, I'm sorry. 11 Mr. Nguyen just did it. Yes, the last page 12 there. 13 MR. MORRIS: Thank you. 14 Q. Do you see an entry there for HCMFA? 15 A. Yes. 16 Q. About \$10.5 million. 17 Do you see that? 18 A. I do. 19 Q. And, now, do you have any 20 explanation for why if HCMFA owed \$7.4 million,	1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 9 A. Okay. 10 Q. This is what Mr. Morris used 11 earlier. Do you remember looking at this with 12 Mr. Morris? 13 A. Yes. 14 MR. RUKAVINA: You might have to 15 zoom in a little. Okay. 16 Q. Now, I see Affiliate Note A, B, and 17 C. 18 Do you have any recollection as to 19 why the names of the affiliates are omitted? 20 A. I don't. I testified earlier that,	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes. 3 Q. Okay. And do you see an entry for 4 Highland Capital Management Fund Advisors? 5 MR. MORRIS: I'm sorry, hold on. 6 Where are you looking? 7 MR. RUKAVINA: Last page, John. 8 MR. MORRIS: Is it the page on the 9 screen? 10 MR. RUKAVINA: Oh, I'm sorry. 11 Mr. Nguyen just did it. Yes, the last page 12 there. 13 MR. MORRIS: Thank you. 14 Q. Do you see an entry there for HCMFA? 15 A. Yes. 16 Q. About \$10.5 million. 17 Do you see that? 18 A. I do. 19 Q. And, now, do you have any 20 explanation for why if HCMFA owed \$7.4 million, 21 plus the 5.3 million that had been extended,	1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 9 A. Okay. 10 Q. This is what Mr. Morris used 11 earlier. Do you remember looking at this with 12 Mr. Morris? 13 A. Yes. 14 MR. RUKAVINA: You might have to 15 zoom in a little. Okay. 16 Q. Now, I see Affiliate Note A, B, and 17 C. 18 Do you have any recollection as to 19 why the names of the affiliates are omitted? 20 A. I don't. I testified earlier that, 21 you know, the team worked with DSI in providing	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes. 3 Q. Okay. And do you see an entry for 4 Highland Capital Management Fund Advisors? 5 MR. MORRIS: I'm sorry, hold on. 6 Where are you looking? 7 MR. RUKAVINA: Last page, John. 8 MR. MORRIS: Is it the page on the 9 screen? 10 MR. RUKAVINA: Oh, I'm sorry. 11 Mr. Nguyen just did it. Yes, the last page 12 there. 13 MR. MORRIS: Thank you. 14 Q. Do you see an entry there for HCMFA? 15 A. Yes. 16 Q. About \$10.5 million. 17 Do you see that? 18 A. I do. 19 Q. And, now, do you have any 20 explanation for why if HCMFA owed \$7.4 million, 21 plus the 5.3 million that had been extended, 22 why that amount was only 10.5 million?	1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 9 A. Okay. 10 Q. This is what Mr. Morris used 11 earlier. Do you remember looking at this with 12 Mr. Morris? 13 A. Yes. 14 MR. RUKAVINA: You might have to 15 zoom in a little. Okay. 16 Q. Now, I see Affiliate Note A, B, and 17 C. 18 Do you have any recollection as to 19 why the names of the affiliates are omitted? 20 A. I don't. I testified earlier that, 21 you know, the team worked with DSI in providing 22 these. I I don't I don't know.	Page 309
1 WATERHOUSE - 10-19-21 2 A. Yes. 3 Q. Okay. And do you see an entry for 4 Highland Capital Management Fund Advisors? 5 MR. MORRIS: I'm sorry, hold on. 6 Where are you looking? 7 MR. RUKAVINA: Last page, John. 8 MR. MORRIS: Is it the page on the 9 screen? 10 MR. RUKAVINA: Oh, I'm sorry. 11 Mr. Nguyen just did it. Yes, the last page 12 there. 13 MR. MORRIS: Thank you. 14 Q. Do you see an entry there for HCMFA? 15 A. Yes. 16 Q. About \$10.5 million. 17 Do you see that? 18 A. I do. 19 Q. And, now, do you have any 20 explanation for why if HCMFA owed \$7.4 million, 21 plus the 5.3 million that had been extended, 22 why that amount was only 10.5 million? 23 A. I don't know. Okay.	1 WATERHOUSE - 10-19-21 2 schedule of assets. What exhibit is this 3 of ours, Mr. Nguyen? 4 MR. NGUYEN: This is A11. 5 MR. RUKAVINA: Oh, this will be A11. 6 (Exhibit A11 marked.) 7 Q. You don't have this in front of you, 8 Mr. Waterhouse? 9 A. Okay. 10 Q. This is what Mr. Morris used 11 earlier. Do you remember looking at this with 12 Mr. Morris? 13 A. Yes. 14 MR. RUKAVINA: You might have to 15 zoom in a little. Okay. 16 Q. Now, I see Affiliate Note A, B, and 17 C. 18 Do you have any recollection as to 19 why the names of the affiliates are omitted? 20 A. I don't. I testified earlier that, 21 you know, the team worked with DSI in providing 22 these. I I don't I don't know. 23 Q. Can we deduce is it logical to	Page 309

Dags 240		D 044
Page 310 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 311
2 MR. MORRIS: Objection to the form	2 Q. It would be \$12.7 million. Is that	
3 of the question.	3 generally correct?	
4 A. I mean, it it is a it is it	4 A. Sorry, the amounts were 7.4, 5.3.	
5 is approximate.	5 Q. Yes.	
6 Q. Well, can we can we deduce or,	6 A. Okay. Yeah, that that I can	
7 I'm sorry, strike that.	7 do that math, yes.	
8 Can you, sitting here today,	8 Q. Do you have any explanation or any	
9 logically conclude that Affiliate Note B or C	9 understanding of why there is no similar entry	
10 represents HCMFA?	10 listed here on the schedule of assets filed	
11 MR. MORRIS: Objection to the form	11 with the bankruptcy court?	
12 of the question.	12 MR. MORRIS: Objection to the form	
13 A. Idon't know. Idon't know. I	13 of the question.	
14 can't.	14 A. I don't know. We have to look at	
15 Q. Okay. As of the petition date, we	15 the supporting schedules, like I talked about	
16 have established that HCMFA, under promissory	16 other presumably there is there is a	
17 notes, owed \$7.4 million and \$5.3 million to	17 build to the schedule that would provide the	
18 the debtor; correct?	18 detail.	
19 MR. MORRIS: Objection to the form	19 Q. Well, that was going to be my next	
20 of the question.	20 question. You anticipated it.	
21 A. Yes.	21 MR. RUKAVINA: You can you can	
22 Q. Okay. And by my reckoning, that	22 take this down, Mr. Nguyen.	
23 would be somewhere approaching \$13 million.	23 Q. Do you believe that whenever you and	
24 MR. MORRIS: Objection to the form	24 your team provided the underlying data to the	
25 of the question.	25 financial advisor that the actual names of the	
Page 312		Page 313
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	. ago o .o
2 affiliates for Affiliate Note A, B, and C would	2 I mean, it was our job and our	
3 have been listed there?	3 focus and I testified in court back in 2019;	
4 A. Are you asking we provided the names	4 right was was to be transparent and, you	
5 to the financial advisor? I don't I don't	5 know, get DSI up to speed on on the matters	
6 understand who the financial advisor is.	6 at Highland. So I can't see us redacting at	
7 Q. I'm sorry, DSI.	7 that point.	
8 Let me ask the question this way,	8 MR. RUKAVINA: Mr. Nguyen, will you	
9 Mr. Waterhouse.	9 please pull up Mr. Morris' Exhibit 36.	
10 Whenever you provided information	10 Just the very first page, the very top	
11 about the affiliate notes to DSI, do you	11 email. You might zoom in a little bit.	
12 believe that you would have included the actual	12 Q. Now, you recall being asked about	
13 names of the affiliates, you or your team, or	13 this by Mr. Morris?	
14 that you would have done the Affiliate Note A,	14 A. Yes, I do.	
15 Note B, Note C?	15 Q. And you wrote: The HCMFA note is a	
16 MR. MORRIS: Objection to the form	16 demand note.	
17 of the question.	17 You wrote that; right?	
18 MS. DANDENEAU: Objection to the	18 A. Yes.	
19 form.	19 Q. And, in fact, weren't there by that	
20 A. We like I testified earlier, when	20 point in time several notes?	
21 we were we gave everything to to DSI. We	21 A. Yes, there were. Again, I don't	
22 were giving all of our records, all of our	22 I don't remember everything specifically. I	
23 files, everything to DSI. We weren't redacting	23 mean	
24 information or saying, hey, here is a note,	24 Q. Lunderstand. Lunderstand.	
OF horse in Afflicta Note A or D	25 So this is an example where where	
25 here is Affiliate Note A or B.	20 Oo ti ilo io di l'example whole whole	

Page 314 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 315
2 you might have made a mistake by referring to a	2 you signed were demand notes; right?	
3 singular instead of a plural; right?	3 A. Yes.	
4 A. Yes.	4 Q. Do you find it logical, based on	
5 Q. Okay. And you you wrote a	5 your experience, that had they intended to have	
6 couple of sentences later, you wrote: There	6 a different or a set maturity date, you would	
7 was an agreement between HCMLP and HCMFA the	7 have instructed that that set maturity date be	
8 earliest they could demand is May 2021.	8 included instead of a demand feature?	
9 You wrote that; right?	9 MR. MORRIS: Objection to the form	
10 A. Yes.	10 of the question.	
11 Q. But I think you you agreed with	11 A. Sorry, just want to make sure I	
12 Mr. Morris that that can't possibly apply to	12 understand. You are saying that that the	
13 the May 2019 notes, can it?	13 \$5 million note, the \$2.4 million note, if	
14 MR. MORRIS: Objection to the form	14 those were supposed to be a term note, that I	
15 of the question. That is not what he	15 would have made sure that those were a term	
16 testified to.	16 note?	
17 Q. Let me ask let me ask a different	17 Q. I'm saying I'm saying,	
18 question.	18 Mr. Waterhouse, that on May the 2nd and May the	
19 Sitting here today or if you can	19 3rd, 2019, if you intended that those two	
20 answer me from your memory on October 6,	20 promissory notes could not be called until May	
21 2020 did the April acknowledgment that	21 2021, would you have included such language in	
22 extended the maturity date apply to the	22 those two promissory notes?	
23 May 2019 notes also?	23 MR. MORRIS: Objection to the form	
24 A. I don't recall specifically.	24 of the question.	
25 Q. Well, you recall that the notes that	25 A. I guess – I'm sorry, I don't recall	
20 Q. VVCII, you recall that the rioles that	20 7t. 1 gados 1111 sorty, 1 doi 1 t locali	
Page 316	1 WATERHOLISE 10.10.21	Page 317
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't	2 MR. RUKAVINA: You can pull this	Page 317
WATERHOUSE - 10-19-21 putting language in those May notes. I don't remember what language you are referring to.	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen.	Page 317
 WATERHOUSE - 10-19-21 putting language in those May notes. I don't remember what language you are referring to. Q. Well, let's read this again. 	 2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 	Page 317
 WATERHOUSE - 10-19-21 putting language in those May notes. I don't remember what language you are referring to. Q. Well, let's read this again. There was an agreement between HCMLP 	 2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 	Page 317
 WATERHOUSE - 10-19-21 putting language in those May notes. I don't remember what language you are referring to. Q. Well, let's read this again. There was an agreement between HCMLP and HCMFA the earliest they could demand is May 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million	Page 317
 WATERHOUSE - 10-19-21 putting language in those May notes. I don't remember what language you are referring to. Q. Well, let's read this again. There was an agreement between HCMLP and HCMFA the earliest they could demand is May 2021. 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities.	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct?	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes,	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules,	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused.	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed?	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused. 14 Are you prepared to tell me, sir,	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused. 14 Are you prepared to tell me, sir, 15 today that you might have made a mistake in	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed?	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused. 14 Are you prepared to tell me, sir, 15 today that you might have made a mistake in 16 executing those two promissory notes?	Page 317
 1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused. 14 Are you prepared to tell me, sir, 15 today that you might have made a mistake in	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused. 14 Are you prepared to tell me, sir, 15 today that you might have made a mistake in 16 executing those two promissory notes?	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're 17 writing that there is one demand note and	2 MR. RUKAVINA: You can pull this 3 down, Mr. Nguyen. 4 Q. So, Mr. Waterhouse, you don't 5 remember Mr. Dondero telling you to make these 6 loans or not. HCMLP was loaning \$7.4 million 7 to someone that their assets were less than 8 their liabilities. 9 We don't see on the July list of 10 notes, where there is \$12.7 million of notes, 11 we don't see that on the bankruptcy schedules, 12 and we have this Exhibit 36 where you are 13 confused. 14 Are you prepared to tell me, sir, 15 today that you might have made a mistake in 16 executing those two promissory notes? 17 MR. MORRIS: Objection to the form	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're 17 writing that there is one demand note and 18 you're categorizing that demand note as not	MR. RUKAVINA: You can pull this down, Mr. Nguyen. Q. So, Mr. Waterhouse, you don't remember Mr. Dondero telling you to make these loans or not. HCMLP was loaning \$7.4 million to someone that their assets were less than we don't see on the July list of notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, and we have this Exhibit 36 where you are confused. Are you prepared to tell me, sir, today that you might have made a mistake in executing those two promissory notes? MR. MORRIS: Objection to the form of the question.	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're 17 writing that there is one demand note and 18 you're categorizing that demand note as not 19 being demandable on May 2021; correct?	MR. RUKAVINA: You can pull this down, Mr. Nguyen. Q. So, Mr. Waterhouse, you don't remember Mr. Dondero telling you to make these loans or not. HCMLP was loaning \$7.4 million to someone that their assets were less than their liabilities. We don't see on the July list of notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, and we have this Exhibit 36 where you are confused. Are you prepared to tell me, sir, today that you might have made a mistake in executing those two promissory notes? MR. MORRIS: Objection to the form of the question.	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're 17 writing that there is one demand note and 18 you're categorizing that demand note as not 19 being demandable on May 2021; correct? 20 A. Yes.	MR. RUKAVINA: You can pull this down, Mr. Nguyen. Q. So, Mr. Waterhouse, you don't remember Mr. Dondero telling you to make these loans or not. HCMLP was loaning \$7.4 million to someone that their assets were less than their liabilities. We don't see on the July list of notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, and we have this Exhibit 36 where you are confused. Are you prepared to tell me, sir, today that you might have made a mistake in executing those two promissory notes? MR. MORRIS: Objection to the form of the question. M. I I don't know. And if it turns out that you're	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're 17 writing that there is one demand note and 18 you're categorizing that demand note as not 19 being demandable on May 2021; correct? 20 A. Yes. 21 Q. And you know now that you made at	MR. RUKAVINA: You can pull this down, Mr. Nguyen. Q. So, Mr. Waterhouse, you don't remember Mr. Dondero telling you to make these loans or not. HCMLP was loaning \$7.4 million to someone that their assets were less than their liabilities. We don't see on the July list of notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, and we have this Exhibit 36 where you are confused. Are you prepared to tell me, sir, today that you might have made a mistake in executing those two promissory notes? MR. MORRIS: Objection to the form of the question. A. I – I don't know. Q. And if it turns out that you're personally liable for those promissory notes,	Page 317
putting language in those May notes. I don't remember what language you are referring to. Q. Well, let's read this again. There was an agreement between HCMLP and HCMFA the earliest they could demand is May 2021. Do you recall that agreement? A. Yes, that was the agreement we looked at earlier; correct? Q. Okay. Yes. Do you do you understand now that that agreement that we looked at earlier also applied to the May 2019 notes that you signed? A. I don't I don't know. Q. But as of October 6, 2020, you're writing that there is one demand note and you're categorizing that demand note as not being demandable on May 2021; correct? A. Yes. And you know now that you made at least one mistake in this email; correct?	MR. RUKAVINA: You can pull this down, Mr. Nguyen. Q. So, Mr. Waterhouse, you don't remember Mr. Dondero telling you to make these loans or not. HCMLP was loaning \$7.4 million to someone that their assets were less than their liabilities. We don't see on the July list of notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, and we have this Exhibit 36 where you are confused. Are you prepared to tell me, sir, today that you might have made a mistake in executing those two promissory notes? MR. MORRIS: Objection to the form of the question. M. I I don't know. Q. And if it turns out that you're personally liable for those promissory notes, it would certainly be a mistake, wouldn't it?	Page 317
1 WATERHOUSE - 10-19-21 2 putting language in those May notes. I don't 3 remember what language you are referring to. 4 Q. Well, let's read this again. 5 There was an agreement between HCMLP 6 and HCMFA the earliest they could demand is May 7 2021. 8 Do you recall that agreement? 9 A. Yes, that was the agreement we 10 looked at earlier; correct? 11 Q. Okay. Yes. 12 Do you do you understand now that 13 that agreement that we looked at earlier also 14 applied to the May 2019 notes that you signed? 15 A. I don't I don't know. 16 Q. But as of October 6, 2020, you're 17 writing that there is one demand note and 18 you're categorizing that demand note as not 19 being demandable on May 2021; correct? 20 A. Yes. 21 Q. And you know now that you made at 22 least one mistake in this email; correct? 23 MR. MORRIS: Objection to the form	MR. RUKAVINA: You can pull this down, Mr. Nguyen. Q. So, Mr. Waterhouse, you don't remember Mr. Dondero telling you to make these loans or not. HCMLP was loaning \$7.4 million to someone that their assets were less than their liabilities. We don't see on the July list of notes, where there is \$12.7 million of notes, we don't see that on the bankruptcy schedules, and we have this Exhibit 36 where you are confused. Are you prepared to tell me, sir, today that you might have made a mistake in executing those two promissory notes? MR. MORRIS: Objection to the form of the question. A. I.—I don't know. Q. And if it turns out that you're personally liable for those promissory notes, it would certainly be a mistake, wouldn't it? MS. DANDENEAU: Objection to the	Page 317

Page 318 1 WATERHOUSE - 10-19-21	Pa 1	ige 319
2 A. Yes.	2 know. I don't know how I disagree with that.	
3 Q. If Mr. Dondero testifies that he	3 Q. And just to confirm, you don't	
4 never told you to make these loans, would you	4 remember ever asking Mr. Dondero whether you	
5 disagree with his testimony?	5 should have two promissory notes prepared?	
6 MR. MORRIS: Objection to the form	6 A. No.	
7 of the question.	7 Q. And you don't remember discussing	
8 A. Like I testified earlier with my	8 with Mr. Dondero what the terms of those two	
9 conversation with Mr. Dondero, all I recall is	9 promissory notes should be?	
10 he said, get the money from Highland.	10 A. I don't recall I testified all I	
11 Q. And if Mr. Dondero testifies that	11 recall is he said, get the money from Highland.	
12 he, in consultation with other senior personnel	12 I don't the the terms of the note, I	
13 at Highland, decided that Highland needed to	13 don't recall ever having a discussion around	
14 pay HCMFA \$7.4 million as compensation for the	14 the terms of the note, but since I don't draft	
15 NAV error and not a loan, would you have any	15 the notes, that there could have been a	
16 reason to disagree with Mr. Dondero?	16 conversation with other people later.	
17 MR. MORRIS: Objection to the form	17 Q. Do you have any memory of whether	
18 of the question.	18 after the notes were drafted, but before you	
19 A. If that was if that was his	19 signed them, that you communicated with	
20 intent, yes, it would I would	20 Mr. Dondero in any way to just confirm or or	
21 Q. Do you have any reason to disagree	21 get his blessing or ratification to signing	
22 with him?	22 those notes?	
23 MR. MORRIS: Objection to the form	23 MR. MORRIS: Objection to the form	
24 of the question.	24 of the question.	
25 A. If that was his intent, I don't	25 A. I don't recall.	
20 7 th that was the interriging of the	20 7 ti l'adricioani	
Page 320		ige 321
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	ige 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember,	1 WATERHOUSE - 10-19-212 multiple times over COVID, she would attach my	age 321
 WATERHOUSE - 10-19-21 Q. Again, the only thing you remember, sitting here today, was Mr. Dondero said, get 	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 	age 321
 WATERHOUSE - 10-19-21 Q. Again, the only thing you remember, sitting here today, was Mr. Dondero said, get the money from Highland, and that is it, that 	1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party.	age 321
 1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 	 WATERHOUSE - 10-19-21 multiple times over COVID, she would attach my signature block and then email it out to whatever party. Q. What was your assistant's name in 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question.	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times.	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall.	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 	age 321
 WATERHOUSE - 10-19-21 Q. Again, the only thing you remember, sitting here today, was Mr. Dondero said, get the money from Highland, and that is it, that is all you remember? MR. MORRIS: Objection to the form of the question. A. I testified to that several times. This was over two years ago. A lot has happened. That is all I recall. Q. And help me here. I'm not very 	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically?	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 18 assistants were, and I don't recall 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form 19 of the question.	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 18 assistants were, and I don't recall 19 specifically if she was out during this time on 	nge 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form 19 of the question. 20 A. I I don't know the tech answer to	1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 18 assistants were, and I don't recall 19 specifically if she was out during this time on 20 maternity leave.	nge 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form 19 of the question. 20 A. I I don't know the tech answer to 21 that, but, you know, since I don't have I	 WATERHOUSE - 10-19-21 multiple times over COVID, she would attach my signature block and then email it out to whatever party. Q. What was your assistant's name in May 2019? A. It was Naomi Chisum. Q. Is she the only one? I'm sorry, was she your only assistant that would have maybe facilitated logistically something like you just described? A. You know, she was out on maternity leave at some point. I don't I don't recall those dates where she was out for maternity leave. There was there were folks backing her up. I don't recall specifically who those who those, you know, administrative assistants were, and I don't recall specifically if she was out during this time on maternity leave. I do know that that she was out for 	age 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you — and I — I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form 19 of the question. 20 A. I — I don't know the tech answer to 21 that, but, you know, since I don't have — I 22 don't ever attach my signature block	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 18 assistants were, and I don't recall 19 specifically if she was out during this time on 20 maternity leave. 21 I do know that that she was out for 22 a period of time, or who knows, or she could 	nge 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you and I I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form 19 of the question. 20 A. I I don't know the tech answer to 21 that, but, you know, since I don't have I 22 don't ever attach my signature block 23 electronically, my assistant would have done	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 18 assistants were, and I don't recall 19 specifically if she was out during this time on 20 maternity leave. 21 I do know that that she was out for 22 a period of time, or who knows, or she could 23 have been on vacation that day or, you know, I 	nge 321
1 WATERHOUSE - 10-19-21 2 Q. Again, the only thing you remember, 3 sitting here today, was Mr. Dondero said, get 4 the money from Highland, and that is it, that 5 is all you remember? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. I testified to that several times. 9 This was over two years ago. A lot has 10 happened. That is all I recall. 11 Q. And help me here. I'm not very 12 technologically astute. When you — and I — I 13 recognize that you do it rarely, but when you 14 sign a document electronically, do you believe 15 that there is an electronic record of you 16 having authorized or signed a document 17 electronically? 18 MR. MORRIS: Objection to the form 19 of the question. 20 A. I — I don't know the tech answer to 21 that, but, you know, since I don't have — I 22 don't ever attach my signature block	 1 WATERHOUSE - 10-19-21 2 multiple times over COVID, she would attach my 3 signature block and then email it out to 4 whatever party. 5 Q. What was your assistant's name in 6 May 2019? 7 A. It was Naomi Chisum. 8 Q. Is she the only one? I'm sorry, was 9 she your only assistant that would have maybe 10 facilitated logistically something like you 11 just described? 12 A. You know, she was out on maternity 13 leave at some point. I don't I don't recall 14 those dates where she was out for maternity 15 leave. There was there were folks backing 16 her up. I don't recall specifically who 17 those who those, you know, administrative 18 assistants were, and I don't recall 19 specifically if she was out during this time on 20 maternity leave. 21 I do know that that she was out for 22 a period of time, or who knows, or she could 	age 321

Page 32 1 WATERHOUSE - 10-19-21
2 Q. Obviously with COVID, it changed,
3 but but before COVID, did you used to meet
4 with Mr. Seery from time to time in-person?
5 A. Yeah, I mean, so before COVID so
6 we're talking kind of late March, early April,
7 right, there was about I don't remember the
8 specific date when the board for Highland was
9 appointed. I believe it was around February of
10 2020, so maybe there was a month-and-a-half,
11 two-month window where we were meeting
12 in-person or, you know, like we were actually
13 in the office, excuse me, we were in the
14 office.
15 And, you know, when they were first
16 appointed, the board members and Mr. Seery
17 were were definitely down here more
18 in-person.
19 Q. Did you ever see Mr. Seery taking
20 written notes of of his meetings with you or
21 others?
22 A. I don't recall.
23 Q. Do you recall on any Zoom or video
24 conference with Mr. Seery, seeing him take
25 notes, written notes?
Page 32 1 WATERHOUSE - 10-19-21
2 MR. RUKAVINA: Can we make it five
3 minutes?
4 THE WITNESS: Five minutes would be
5 great.
6 VIDEOGRAPHER: We're going off the
7 record at 5:53 p.m.
8 (Recess taken 5:53 p.m. to 5:59 p.m.)
9 VIDEOGRAPHER: We are back on the
10 record at 5:59 p.m.
11 Q. Mr. Waterhouse, I had asked you
12 earlier about contracts between HCMFA and the
13 debtor, and now I'm going to talk about
14 contracts between the debtor and NexPoint
15 Advisors. Okay?
116 A. Okav.
16 A. Okay. 17 Q. Now, were there contracts similar to
17 Q. Now, were there contracts similar to
17 Q. Now, were there contracts similar to18 the ones with HCMFA that NexPoint had in the
 17 Q. Now, were there contracts similar to 18 the ones with HCMFA that NexPoint had in the 19 nature of employee reimbursement and shared
17 Q. Now, were there contracts similar to 18 the ones with HCMFA that NexPoint had in the 19 nature of employee reimbursement and shared 20 services?
 Q. Now, were there contracts similar to the ones with HCMFA that NexPoint had in the nature of employee reimbursement and shared services? A. Yes, they NexPoint Advisors and
 Q. Now, were there contracts similar to the ones with HCMFA that NexPoint had in the nature of employee reimbursement and shared services? A. Yes, they NexPoint Advisors and Highland Capital Management Fund Advisors had
 Q. Now, were there contracts similar to the ones with HCMFA that NexPoint had in the nature of employee reimbursement and shared services? A. Yes, they NexPoint Advisors and

Pogs 226	Pe	~~ 227
Page 326 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	ge 327
2 Q. And was that shared services	2 A. Yes.	
3 agreement, to the best of your understanding,	3 Q. So let's break that up. You were a	
4 in place as of December 31, 2020?	4 treasurer of NexPoint as well in December of	
5 A. It was it was terminated at some	5 2020?	
6 point, and I remember the contracts had	6 MR. MORRIS: Objection to the form	
7 different termination dates, but I think the	7 of the question.	
8 the date of termination was January 31st of	8 A. Yes.	
9 2021, after the termination was put in.	9 Q. Okay. And in December of 2020, did	
10 So yeah, it would be in place at the	10 NexPoint have its own bank accounts?	
11 end of the year of December it would be in	11 A. Yes.	
12 place at December 31st, 2020.	12 Q. And did it use those bank accounts	
13 Q. And pursuant to that agreement as of	13 to pay various of its obligations?	
14 December 31st, 2020, was the debtor providing	14 A. Yes.	
15 what you would describe as back office services	15 Q. Did employees of the debtor have the	
16 to NexPoint?	16 ability to cause transfers to be made from	
17 A. Yes.	17 those bank accounts on behalf of NexPoint?	
18 Q. Would those have included accounting	18 A. Yes.	
19 services?	19 Q. And is that one of services that the	
20 A. Yes.	20 debtor provided NexPoint, basically ensuring	
21 Q. And as part of those accounting	21 that accounts payable and other obligations	
22 services, would the debtor have assisted	22 would be paid?	
23 NexPoint with paying its bills?	23 A. Yes.	
24 MR. MORRIS: Objection to the form	24 MR. MORRIS: Objection to the form	
25 of the question.	25 of the question.	
Page 328		ge 329
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes?	1 WATERHOUSE - 10-19-212 Q. And was that how you-all internally	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes.	 1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. 	ge 329
 1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her 	ge 329
 1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 	 1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor 	 1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her email: Okay to release? Do you see that? A. Yes, I do. 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint Advisors' bank account. 	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint Advisors' bank account. Q. So let's pull up Exhibit Alpha 1. 	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second.	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint Advisors' bank account. Q. So let's pull up Exhibit Alpha 1. You should have that it is my Tab 1 or my 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her email: Okay to release? Do you see that? A. Yes, I do. Q. So what MR. MORRIS: Hold on one second. Okay. Go ahead. 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint Advisors' bank account. Q. So let's pull up Exhibit Alpha 1. You should have that it is my Tab 1 or my Exhibit 1. 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her email: Okay to release? Do you see that? A. Yes, I do. Q. So what MR. MORRIS: Hold on one second. Okay. Go ahead. MR. RUKAVINA: Yeah. 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint Advisors' bank account. Q. So let's pull up Exhibit Alpha 1. You should have that it is my Tab 1 or my Exhibit 1. (Exhibit A1 marked.) 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her email: Okay to release? Do you see that? A. Yes, I do. Q. So what MR. MORRIS: Hold on one second. Okay. Go ahead. MR. RUKAVINA: Yeah. Q. So what is what is Ms. Hendrix 	ge 329
 WATERHOUSE - 10-19-21 Q. You answered yes? A. Yes. Q. And the payments, though, whose funds would they be made from? A. From the bank account of NexPoint Advisors. If they were NexPoint advisor obligations, it would be made from NexPoint Advisors' bank account. Q. So let's pull up Exhibit Alpha 1. You should have that it is my Tab 1 or my Exhibit 1. (Exhibit A1 marked.) Q. So this is a this is a series of 	 WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her email: Okay to release? Do you see that? A. Yes, I do. Q. So what MR. MORRIS: Hold on one second. Okay. Go ahead. MR. RUKAVINA: Yeah. Q. So what is what is Ms. Hendrix here on November 25 asking of you? 	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself.	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir?	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the 18 end of every Friday. But looking at this date,	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir? 19 A. I do.	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the 18 end of every Friday. But looking at this date, 19 it is Wednesday, November 25th, which means, to	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir? 19 A. I do. 20 Q. And do you see where Ms. Hendrix	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the 18 end of every Friday. But looking at this date, 19 it is Wednesday, November 25th, which means, to 20 me, it is likely Thanksgiving weekend.	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir? 19 A. I do. 20 Q. And do you see where Ms. Hendrix 21 writes: NPA.	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the 18 end of every Friday. But looking at this date, 19 it is Wednesday, November 25th, which means, to 20 me, it is likely Thanksgiving weekend. 21 So this is the day before	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir? 19 A. I do. 20 Q. And do you see where Ms. Hendrix 21 writes: NPA. 22 Do you know what NPA stood for?	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the 18 end of every Friday. But looking at this date, 19 it is Wednesday, November 25th, which means, to 20 me, it is likely Thanksgiving weekend. 21 So this is the day before 22 Thanksgiving, so this is the last kind of	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir? 19 A. I do. 20 Q. And do you see where Ms. Hendrix 21 writes: NPA. 22 Do you know what NPA stood for? 23 A. Yes.	WATERHOUSE - 10-19-21 Q. And was that how you-all internally at Highland refer to NexPoint Advisors, L.P.? A. I mean, yes, amongst other things. Q. And she writes at the bottom of her email: Okay to release? Do you see that? A. Yes, I do. Q. So what MR. MORRIS: Hold on one second. Okay. Go ahead. MR. RUKAVINA: Yeah. Q. So what is what is Ms. Hendrix here on November 25 asking of you? A. She is asking me so she these are these are payments typically we would do an accounts payable run every week at the ard of every Friday. But looking at this date, it is Wednesday, November 25th, which means, to me, it is likely Thanksgiving weekend. So this is the day before Thanksgiving, so this is the last kind of kind of day before the holidays and vacation	ge 329
1 WATERHOUSE - 10-19-21 2 Q. You answered yes? 3 A. Yes. 4 Q. And the payments, though, whose 5 funds would they be made from? 6 A. From the bank account of NexPoint 7 Advisors. If they were NexPoint advisor 8 obligations, it would be made from NexPoint 9 Advisors' bank account. 10 Q. So let's pull up Exhibit Alpha 1. 11 You should have that it is my Tab 1 or my 12 Exhibit 1. 13 (Exhibit A1 marked.) 14 Q. So this is a this is a series of 15 emails, Mr. Waterhouse. Let's look at the 16 first page here, November 25, 2020, between 17 Kristin Hendrix and yourself. 18 Do you see that, sir? 19 A. I do. 20 Q. And do you see where Ms. Hendrix 21 writes: NPA. 22 Do you know what NPA stood for?	1 WATERHOUSE - 10-19-21 2 Q. And was that how you-all internally 3 at Highland refer to NexPoint Advisors, L.P.? 4 A. I mean, yes, amongst other things. 5 Q. And she writes at the bottom of her 6 email: Okay to release? 7 Do you see that? 8 A. Yes, I do. 9 Q. So what 10 MR. MORRIS: Hold on one second. 11 Okay. Go ahead. 12 MR. RUKAVINA: Yeah. 13 Q. So what is what is Ms. Hendrix 14 here on November 25 asking of you? 15 A. She is asking me so she these 16 are these are payments typically we would 17 do an accounts payable run every week at the 18 end of every Friday. But looking at this date, 19 it is Wednesday, November 25th, which means, to 20 me, it is likely Thanksgiving weekend. 21 So this is the day before 22 Thanksgiving, so this is the last kind of	ge 329

Page 330 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 331
2 So she is she is putting in all	2 Q. And did NexPoint rely on employees	
3 the payments for the week because we batch	3 of the debtor to ensure that NexPoint's	
4 payments weekly. And these are the payments	4 accounts payable were timely paid?	
5 that go out that week, and she is informing me	5 MR. MORRIS: Objection to the form	
6 of the payments and you know, again, at the	6 of the question.	
7 bottom of the email, she is asking for my okay	7 A. Yes.	
8 to to release these payments in the wire	8 MR. RUKAVINA: Let's flip to the	
9 system.	9 next page, Mr. Nguyen, if you will please	
10 Q. So these would be accounts payable	10 scroll to the next page.	
11 of NexPoint?	11 Q. So this is an email similar to the	
12 A. I mean, it would be accounts payable	12 prior one, November 30th.	
13 for all of these entities listed on this email.	13 Do you see where it says, NPA HCMFA,	
14 Q. And who was Ms. Hendrix employed by	14 USD \$325,000 one-day loan?	
15 in November and December of 2020?	15 Do you see that, sir?	
16 A. Highland Capital Management.	16 A. I do.	
17 Q. Okay. So so part of the services	17 Q. Do you have any memory of what that	
18 that NexPoint had contracted with was for	18 was?	
19 Highland to ensure that NexPoint timely paid	19 A. I don't recall what that what	
20 its accounts payable; is that accurate?	20 that payment was for.	
21 MR. MORRIS: Objection to the form	21 Q. Did it sometimes occur that one	
22 of the question. You have got to be	22 advisor would, on very short-terms, make loans	
23 kidding me.	23 to another advisor?	
24 Q. Is that accurate?	24 A. Yes. This this this occurred	
25 A. Yes.	25 from from from time to time. It actually	
Page 332		Page 333
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	g
2 looking at I'm I'm looking at the date of	2 A. Yes.	
3 this email. It is November 30th. It is the	3 Q. And that is probably the loan that	
4 last day of the month.	4 was approved on the prior page?	
5 HCMFA has obligations it needs to	5 A. Yes, most likely.	
6 pay to its broker-dealer, which is HCFD. And	6 Q. So is it also true, sir, that in	
7 it likely was short funds to make those	7 addition to accounts payable debtor employees	
8 obligations under that under its agreement,	8 would be assisting NexPoint with respect to	
9 and so it provided a one-day loan because on	9 paying back its debt?	
10 the next business day on 12/1 or the next	10 MR. MORRIS: Objection to the form	
11 business day in December, it would receive	11 of the question.	
12 management fees from the underlying funds that	12 A. I mean, yes, for loans of this	
13 it managed and it would be able to pay back	13 nature, yes.	
14 that loan to NexPoint Advisors.	14 Q. Well, what about long term loans?	
15 Q. So so here Ms. Hendrix was	15 Was it reasonable for NexPoint to expect debtor	
16 seeking your approval to transfer \$325,000 from	16 employees to ensure that NexPoint timely paid	
17 NexPoint to HCMFA for a one-day loan; is that	17 its obligations under long-term notes?	
18 correct?	18 MR. MORRIS: Objection to the form	
19 A. That is correct.	19 of the question.	
20 Q. Let's flip to the next page, sir.	20 MS. DANDENEAU: Objection to form.	
21 MR. RUKAVINA: And, Mr. Nguyen, if	21 A. I mean, that is one of the things	
22 you will please scroll down.	22 that the Highland personnel did provide to the	
23 Q. Now we have as an entry for	23 advisors. Yes, we would we would over	
23 Q. Now we have as an entry for 24 \$325,000, 11/30 loan payment.	23 advisors. Yes, we would we would over 24 the years, yes, we we we we did do	
23 Q. Now we have as an entry for	23 advisors. Yes, we would we would over	

Page 334 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 335
2 specifically but, yes, generally we you	2 the debtor would have played any role in	
3 know, we did do that.	3 NexPoint having made those prior payments?	
4 Q. So do you recall and we can pull	4 MR. MORRIS: Objection to the form	
5 it up, if need be that under the NexPoint	5 of the question.	
6 note that Mr. Morris asked you about earlier,	6 A. Yes.	
7 the one for more than \$30 million, that	7 Q. And what role in years prior to 2020	
8 NexPoint was obligated to make an annual	8 would employees of the debtor have had with	
9 payment of principal and interest?	9 respect to NexPoint making that annual payment?	
10 MR. MORRIS: Objection to the form	10 A. We we we would have I keep	
11 of the question.	11 saying "we." The team would have calculated	
12 A. Yes, it was yes, it it was an	12 any amounts due under that loan and other	
13 amortizing note. It was you know, from what	13 loans, as as standard course.	
14 we reviewed earlier, it was payable by	14 We would since we provided	
15 December 31st of each year. So but are	15 treasury services to the advisors, we would	
16 are you asking me	16 inform the the we informed	
17 Q. I'm just asking you, sir, if you	17 Mr. Dondero of any cash obligations that are	
18 recall the note.	18 forthcoming, whether we do cash projections.	
19 A. Yes, the \$30 million note, yes, we	19 If, you know, any of these payments	
20 reviewed it earlier, yes.	20 would have or, you know, the sum total of	
21 Q. And do you recall Mr. Morris had you	21 all of these payments, including any note	
22 go through the fact that NexPoint had made	22 payments, if there were any cash shortfalls, we	
23 payments in years prior to 2020 on that note?	23 would have informed Mr. Dondero of any cash	
24 A. I do.	24 shortfalls. We could adequately plan, you	
25 Q. And do you believe that employees of	25 know, in instances like that.	
Page 336		Page 337
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 Or, sorry, we I say "we" I	2 or accounting would have sent some schedule or	
3 keep saying "we" I keep wearing my again,	3 a reminder that a payment would be coming due	
4 my my treasurer hat.	4 in the future. Is that generally the practice?	
5 But, yes, it is to it is to	5 A. Yes, we would you know, again, I	
6 inform Mr. Dondero of the obligations of the	6 didn't I didn't micromanage the teams, but	
7 advisors in terms of cash and obligations that	7 we had a a corporate accounting calendar	
8 are are upcoming and that and that are	8 that we use as kind of a tickler file to keep	
9 are scheduled to be paid.	9 track of payments.	
10 Q. And would those obligations that are	10 I actually, you know, don't know how	
11 upcoming and scheduled to be paid prior to 2020	11 actively they're using that in in prior to	
12 have incurred the annual payment on that	12 2020, but it was actively used at some point.	
13 NexPoint \$30 million note?	13 We did look at NexPoint cash	
14 MS. DANDENEAU: Objection to form.	14 periodically and cash for the other advisors as	
15 MS. DEITSCH-PEREZ: Davor, I think	15 well and payments. You know, we payments	
16 you misspoke. You might want to just	16 like this would have appeared in our cash	
17 repeat the question.	17 projections, in the advisor's cash projections.	
18 Q. Okay. Let me repeat the question,	18 And, again, as like I said earlier,	
19 sir.	19 they would have appeared there, so there would	
20 Prior to 2020, those services that	20 be time to plan for making any of these	
21 you just described, would that on behalf of	21 payments.	
22 the debtor, would that have included NexPoint's	22 Q. And based on your experience, would	
23 payments on the \$30 million note?	23 it have been reasonable for NexPoint to rely on	
24 A. Yes.	24 the debtors' employees to inform NexPoint of an	
25 Q. So someone at the debtor in treasury	25 upcoming payment due on the \$30 million	

1 WATERHOUSE - 10-19-21	Page 338 1 WATERHOUSE - 10-19-21	Page 339
2 promissory note?	2 it.	
3 MR. MORRIS: Objection to form of	3 Q. Were you aware that Highland	
4 the question.	4 accelerated that \$30 million promissory note?	
5 MS. DANDENEAU: Objection to form.	5 A. I am aware.	
6 A. Yes. Yes, they did. I mean, but I	6 Q. Were you aware of that acceleration	
7 mean, but I don't think these these notes	7 at the time that it occurred?	
8 were any secret to anybody.	8 A. I don't remember specifically.	
9 Q. I understand, and I'm not suggesting	9 Q. Do you recall whether anyone asked	
10 otherwise.	10 you prior to the acceleration, anyone asked	
11 MR. RUKAVINA: Please pull up Alpha	11 you at Highland, what Highland should do with	
12 2, Mr. Nguyen.	12 respect to the missed payment?	
13 (Exhibit A2 marked.)	13 A. Did anyone ask me what Highland	
14 Q. Now, this document is similar to the		
15 ones we've seen before as of December 31, 2020,	· · · · · · · · · · · · · · · · · · ·	
16 and I don't see under NTA anything there for	16 MR. MORRIS: Objection to the form	
17 paying the promissory note to Highland.18 Do you see anything like that?	17 of the question.18 A. I mean, what what I recall is	
, , ,	, ,	
19 A. I do not.	19 there was the sorry, are you asking me	
20 MR. RUKAVINA: You can pull that	20 MS. DANDENEAU: Why don't you just	
21 that exhibit down, Mr. Nguyen.	21 repeat the question, Mr. Rukavina.	
22 Q. You are aware, of course, by now	22 Q. Let me try again, Mr. Waterhouse,	
23 that, in fact, NexPoint failed to make the	23 let me try again.	
24 payment due December 31, 2020, are you not?	24 I am saying you're the CFO of	
25 A. I am aware, and yes, I do understand	25 someone, in this case, Highland, and the	
4 WATER HOUSE 40 40 04	Page 340	Page 341
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 borrower failed to make the required payment.	2 MS. DANDENEAU: Objection to the	
3 Are you with me so far?	3 form of the question.	
4 A. Iam.	4 A. I don't recall.	
5 Q. Did anyone then ask you, what should	5 Q. Do you recall in early to mid	
6 we do with respect to our rights against the	6 January of 2021, after the default, discussing	
7 borrower that missed the payment?	7 the default with Mr. Dondero?	
8 A. Not that I recall.	8 A. I do recall discussing with	
9 Q. Did you play a role in the decision	9 Mr. Dondero after December 31, 2020?	
10 to accelerate that \$30 million promissory note?	10 Q. Yes, the fact of the default.	
11 A. I did not.	11 A. I don't recall.	
12 Q. Do you recall whether Mr. Seery ever	MR. RUKAVINA: Let's pull up my	
13 asked you before the acceleration as to whether	13 Exhibit 6, Alpha 6.	
14 he should accelerate the note?	14 (Exhibit A6 marked.)	
15 A. I don't recall.	15 MR. RUKAVINA: And, Mr. Nguyen, if	
16 Q. And you don't recall when you	16 you will please scroll down.	
17 learned of the acceleration itself?	17 Q. This email chain begins with you	
18 MR. MORRIS: Objection to the form	18 writing to Ms. Hendrix on January the 12th:	
19 of that question.	19 NexPoint note to HCMLP.	
20 A. It was it was sometime in	20 Do you see that, sir?	
21 early in early 2021. I don't remember	21 A. I do.	
22 specifically.	22 Q. Were you discussing this same	
23 Q. But do you recall whether it was	23 \$30 million note we're talking about right now	
24 after the acceleration had already been	24 with Ms. Hendrix?	
25 transmitted?	25 A. Yes.	
I .	I and the second se	

Page 342 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 343
2 Q. Okay. Do you recall what prompted	2 December of 2020. He called me from home. He	
3 you to send that email to her?	3 said he was in court. He wanted to he asked	
4 A. Yes, I had I had a conversation	4 about, you know, making payment on the note and	
5 with Jim.	5 the amount, and so I didn't have those numbers	
6 Q. Okay. And what what did you	6 in front of me, so I said I would get back to	
7 discuss with Jim that led to this email chain?	7 him. I wanted all the details, so here is	
8 A. He he called me and he said he	8 this so I reached out to Kristin.	
 9 wanted to make payment on the NexPoint note, 10 and I didn't I didn't know the the amount 	9 Q. And then she gave you that	
	10 \$1,406,000 figure? 11 MR. RUKAVINA: Mr. Nguyen, if you	
11 offhand, so I reached out to Kristin and got		
12 the details and relayed that to him.13 Q. And you see you sent that email to	12 will scroll up, please. 13 A. Yes. Yeah, she the \$1,406,112.	
13 Q. And you see you sent that email to14 her at 11:15 a.m. Does that help you remember		
• • • • • • • • • • • • • • • • • • • •	14 Q. And do you recall whether you	
15 when you had this discussion with Mr. Dondero?	15 conveyed that amount to Mr. Dondero?	
16 In other words, was it that morning or the day	16 A. Yes. I I called him back and	
17 before, or can you can you	17 gave him gave him this amount.	
18 A. No, it was – it was that morning.	18 Q. Are you aware of whether NexPoint,	
19 Q. And do you recall how you had that	19 in fact, then made that 1 million 406 and	
20 conversation with him?	20 change payment?	
21 MR. MORRIS: Objection to the form	21 A. Yes, they did.	
22 of the question.	22 Q. Did you discuss with Mr. Dondero at	
23 Q. By telephone, by email, in-person?	23 that time, either the first conference or the	
24 A. Yeah, he he called me. I was at	24 second conference that day – strike that.	
25 home. We were working from home here in	When you conveyed the number to	
Page 344	4 14/4 TERLIQUIOE 40 40 04	Page 345
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 Mr. Dondero, was was it also on January	2 A. No.	
3 12th?	3 Q. Did you tell him anything to the	
4 A. Sorry, when I conveyed the	4 effect that making that payment would not cure	
5 \$1.4 million number?	5 the default?	
6 Q. Yes.	6 A. No.	
7 A. Yes, yes, it was that it was 8 Q. So you had	7 Q. Did you discuss that in any way with	
8 Q. So you had	0 him2	
· ·	8 him?	
9 A. It was that point.	9 A. No, I did not.	
9 A. It was that point.10 Q. Well, to the best of your	9 A. No, I did not.10 Q. Did he say why he wanted to have	
 9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 	
 9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 	
 9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 	
 9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He – he – he didn't go into 	
 9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He he he didn't go into 15 specifics. 	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been,	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He – he – he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I	 9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He he he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He he he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated?	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this 19 information to him, and he said, okay, pay	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He – he – he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated? 19 MR. MORRIS: Objection to the form	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this 19 information to him, and he said, okay, pay 20 you know, make make this payment.	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He – he – he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated? 19 MR. MORRIS: Objection to the form 20 of the question.	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this 19 information to him, and he said, okay, pay 20 you know, make make this payment. 21 Q. And during either of those two	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He he he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I don't recall.	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this 19 information to him, and he said, okay, pay 20 you know, make make this payment. 21 Q. And during either of those two 22 calls, did you tell Mr. Dondero anything to the	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He he he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I don't recall. 22 MR. RUKAVINA: You can put this one	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this 19 information to him, and he said, okay, pay 20 you know, make make this payment. 21 Q. And during either of those two 22 calls, did you tell Mr. Dondero anything to the 23 effect that making those I'm sorry, making	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He – he – he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I don't recall. 22 MR. RUKAVINA: You can put this one 23 down, Mr. Nguyen.	
9 A. It was that point. 10 Q. Well, to the best of your 11 recollection, you had a conference with 12 Mr. Dondero by the telephone in the morning, 13 and then another conference with him by 14 telephone after 11:40 a.m. that morning? 15 A. Yeah, I can't remember yeah, it 16 was either that morning or it could have been, 17 you know, early afternoon, but again, I 18 remember calling him back, relaying this 19 information to him, and he said, okay, pay 20 you know, make make this payment. 21 Q. And during either of those two 22 calls, did you tell Mr. Dondero anything to the	9 A. No, I did not. 10 Q. Did he say why he wanted to have 11 that \$1.4 million payment made? 12 MR. MORRIS: Objection to the form 13 of the question. 14 A. He he he didn't go into 15 specifics. 16 Q. Did he say anything to you to the 17 effect that if NexPoint makes that payment, 18 then the note will be de-accelerated? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. I don't recall. 22 MR. RUKAVINA: You can put this one	

Page 346 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 347
2 either way; correct?	2 somehow	
3 A. Yeah, I don't remember. I don't	3 Q. Yes. Let me take a step back. Let	
4 remember us discussing that.	4 me take a step back.	
5 Q. Now and we're almost done, I	5 So you are aware now that as a	
6 promise. I'm just going to I don't know how	6 result of that default, what was still some	
7 to ask this question, so I'm just going to try	7 25-year note was accelerated and became	
8 to do my best.	8 immediately due. You are aware of that now;	
9 Prior to the default on December 31,	9 right?	
10 2020, did Mr. Seery ever tell you any words to	10 A. Yes.	
11 the effect that you or someone at Highland	11 Q. And can you see how someone at	
12 should ensure that NexPoint doesn't make its	12 Highland might actually have been pleased with	
13 payment?	13 that development?	
14 A. No.	14 MR. MORRIS: Objection to the form.	
15 Q. Did you have any hint or any belief	15 Q. Not that they were not that they	
16 that anyone at NexPoint I'm sorry, strike	16 were pleased, but you can see how someone at	
17 that.	17 Highland might have been pleased with that	
18 Did you have any reason to believe	18 development?	
19 that anyone with Highland was actively trying	19 MR. MORRIS: Objection to the form	
20 to get NexPoint to make that default by not	20 of the question.	
l.,	21 MS. DANDENEAU: Object to form.	
1	,	
,	22 A. I don't know how they would have 23 reacted to that.	
23 of the question.		
24 A. Are you asking, did any Highland	24 Q. Okay. But you're not you're not	
25 employees actively work to make – to	25 aware of any instructions or any actions being	
Page 348 1 WATERHOUSE - 10-19-21	l	Page 349
2 given or taken at Highland by Mr. Seery, the	2 VIDEOGRAPHER: Do we want to go off	
3 independent board, DSI, that that would have	3 the record?	
4 basically led Highland to ensure that NexPoint5 would fail to make that payment?	4 MR. RUKAVINA: Yes. 5 VIDEOGRAPHER: All right. We're	
6 A. I'm not aware.	6 going off the record at 6:27 p.m.	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick	6 going off the record at 6:27 p.m.7 (Recess taken 6:27 p.m. to 6:30 p.m.)	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right?	 6 going off the record at 6:27 p.m. 7 (Recess taken 6:27 p.m. to 6:30 p.m.) 8 VIDEOGRAPHER: We are back on the 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form.	 6 going off the record at 6:27 p.m. 7 (Recess taken 6:27 p.m. to 6:30 p.m.) 8 VIDEOGRAPHER: We are back on the 9 record at 6:30 p.m. 10 MR. HORN: Is Deb back? 	
 A. I'm not aware. Q. In other words, there wasn't a trick or a settlement; right? MS. DEITSCH-PEREZ: Objection to form. MS. DANDENEAU: Object to form. 	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form.	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware.	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware.	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had — MS. DANDENEAU: Are you asking about 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate 19 answer. I don't know why why you think	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there are a lot as we talked about, a lot of 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate 19 answer. I don't know why why you think 20 otherwise.	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there are a lot as we talked about, a lot of Debs. I'm here. 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate 19 answer. I don't know why why you think 20 otherwise. 21 Okay. Just give me one second to	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there are a lot as we talked about, a lot of Debs. I'm here. MS. DEITSCH-PEREZ: I'm here. 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate 19 answer. I don't know why why you think 20 otherwise. 21 Okay. Just give me one second to 22 compose my thoughts.	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there are a lot as we talked about, a lot of Debs. I'm here. MS. DEITSCH-PEREZ: I'm here. MR. HORN: Yes, I was asking about 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate 19 answer. I don't know why why you think 20 otherwise. 21 Okay. Just give me one second to 22 compose my thoughts. 23 MS. DEITSCH-PEREZ: While you're	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there are a lot as we talked about, a lot of Debs. I'm here. MS. DEITSCH-PEREZ: I'm here. MR. HORN: Yes, I was asking about DDP. 	
6 A. I'm not aware. 7 Q. In other words, there wasn't a trick 8 or a settlement; right? 9 MS. DEITSCH-PEREZ: Objection to 10 form. 11 MS. DANDENEAU: Object to form. 12 MR. MORRIS: Object to form. 13 A. I'm not aware. 14 Look, I'm not aware. I'm not in 15 every conversation. I mean, and I'm just 16 again, I'm sitting at home. It is the end of 17 the year. Again, I'm not aware. 18 Q. That is a perfectly legitimate 19 answer. I don't know why why you think 20 otherwise. 21 Okay. Just give me one second to 22 compose my thoughts.	 going off the record at 6:27 p.m. (Recess taken 6:27 p.m. to 6:30 p.m.) VIDEOGRAPHER: We are back on the record at 6:30 p.m. MR. HORN: Is Deb back? MS. DANDENEAU: Are you asking about me? I'm here. MR. HORN: Oh, okay. I don't see you, sorry. Q. Actually, yeah, Mr. Waterhouse, so when you had MS. DANDENEAU: Are you asking about Deb Dandeneau or Deborah? I mean, there are a lot as we talked about, a lot of Debs. I'm here. MS. DEITSCH-PEREZ: I'm here. MR. HORN: Yes, I was asking about 	

1	Page 350 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 351
2	going back on mute.	2 testified earlier, we provided that accounting	
3	MS. DANDENEAU: Get the right	3 finance treasury function as under the	
4	nomenclature.	4 shared services agreement. And so once I	
5	Q. Mr. Waterhouse, on January 12th,	5 got the I talked to Jim, got the approval to	
1	021, when you had those talks with Mr. Dondero	6 make this payment, we have to then make the	
	bout the \$1.4 million payment, did you have a	7 payment, or the team does, and so the payment	
	ommunication or a conversation with Mr. Seery	8 was made.	
1	bout that payment after January 12th, 2021?	9 Q. Okay. But okay. And and	
10	A. I don't recall.	10 sitting here right now, after Jim called you,	
11	Q. Well, in response to Mr. Dondero	11 you don't remember talking to anyone other than	
1	reaching out to you, do you recall on that day,	12 the the couple of people you mentioned,	
1	January 12th, talking to Mr. Seery or anyone at	13 talking to anyone about something to the effect	
1	Highland other than the email chain we just saw	14 that, hey, Jim wants to make this payment now?	
1	about Mr. Dondero's call with you?		
1	A. Did I talk to I spoke with	•	
16 ₁₇	•	of the question.A. I don't I don't recall.	
1	Kristin I don't know if I spoke to her. I ikely spoke to Kristin Hendrix because we had	17 A. Toont - Toont recall. 18 Q. And does that include legal counsel?	
1	o get the wire on NexPoint's behalf to make	_	
	· ·		
1	he payment to Highland.	20 January 12th or before that payment was made,	
21	Q. So it is true, then, that that	21 did you consult with legal counsel about	
1	employees of the debtor did actually cause that	22 anything having to do with the \$1.4 million	
1	payment to be made when it was made after	23 payment?	
	January 12th?	24 A. I don't recall.	
25	A. Yes, I mean, we we as I	25 Q. Okay. Thank you, sir, for your	
1			
	Page 352	1 WATERHOUSE 10 10 21	Page 353
1	WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 353
2 ti	WATERHOUSE - 10-19-21 me.	2 BY MS. DEITSCH-PEREZ:	Page 353
2 tin	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be	Page 353
2 tii 3 4	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and	Page 353
2 tin 3 4 5	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may.	 2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 	Page 353
2 tii 3 4 5 6	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at	 2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 	Page 353
2 til 3 4 5 6 7	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end?	 2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 	Page 353
2 til 3 4 5 6 7 8	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is	 2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 	Page 353
2 til 3 4 5 6 7 8	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS?	Page 353
2 til 3 4 5 6 7 8 9	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes.	Page 353
2 til 3 4 5 6 7 8 9 10	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form	Page 353
2 til 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question.	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS?	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question.	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John?	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it is it is	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John? 19 MR. MORRIS: It is vague and	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it is it is MS. DEITSCH-PEREZ: He is not my	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John? 19 MR. MORRIS: It is vague and 20 ambiguous. Unlike the advisors and	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it is it is MS. DEITSCH-PEREZ: He is not my witness. He's been subpoenaed by you.	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John? 19 MR. MORRIS: It is vague and 20 ambiguous. Unlike the advisors and 21 NexPoint, they actually had shared services	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it is it is MS. DEITSCH-PEREZ: He is not my witness. He's been subpoenaed by you. Okay?	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John? 19 MR. MORRIS: It is vague and 20 ambiguous. Unlike the advisors and 21 NexPoint, they actually had shared services 22 agreements.	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it is it is MS. DEITSCH-PEREZ: He is not my witness. He's been subpoenaed by you. Okay? That is no offense, Mr. Waterhouse,	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John? 19 MR. MORRIS: It is vague and 20 ambiguous. Unlike the advisors and 21 NexPoint, they actually had shared services 22 agreements. 23 MS. DEITSCH-PEREZ: I got I	Page 353
2 til 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	me. MR. RUKAVINA: Pass the witness. MR. MORRIS: I just have a few questions, if I may. MS. DEITSCH-PEREZ: Don't you go at the end? MR. MORRIS: Oh, I apologize. He is your witness. I'm surprised you want to ask him questions, but go right ahead. MS. DEITSCH-PEREZ: Just have a couple of things. MR. RUKAVINA: And I will just object to that, that he's our witness. That's not MR. MORRIS: I'm not talking to you. I'm not talking to you. MS. DANDENEAU: Also, Mr. Morris, it is it is MS. DEITSCH-PEREZ: He is not my witness. He's been subpoenaed by you. Okay?	2 BY MS. DEITSCH-PEREZ: 3 Q. Good evening. I'm very sorry to be 4 going last and I know you have had a long and 5 taxing day, so I thank you for indulging me. 6 The kinds of services that you 7 describe that the that Highland provided for 8 NexPoint, did Highland also provide similar 9 services to that to HCRE and HCMS? 10 A. Yes. 11 MR. MORRIS: Objection to the form 12 of the question. 13 Q. What kind of services did Highland 14 provide to HCRE and HCMS? 15 MR. MORRIS: Objection to the form 16 of the question. 17 MS. DEITSCH-PEREZ: What is your 18 objection, John? 19 MR. MORRIS: It is vague and 20 ambiguous. Unlike the advisors and 21 NexPoint, they actually had shared services 22 agreements.	Page 353

Page 354 1 WATERHOUSE - 10-19-21	Page 355 1 WATERHOUSE - 10-19-21
2 What kinds of services did Highland	2 this, their HR services as well.
3 provide to HCRE?	3 Q. Okay. And did that include bill
4 MR. MORRIS: Objection to the form	4 paying?
5 of the question.	5 MR. MORRIS: Objection to the form
6 A. HCMS, Highland employees provided	6 of the question.
7 accounting services, treasury management	7 Q. Did the services that HCM provided
8 services, potentially legal services. I	8 to HCMS include bill paying?
9 don't but I wouldn't have been directly	9 MR. MORRIS: Objection to the form
10 involved in that. But as far as the teams that	10 of the question.
11 I manage, it was accounting, treasury, things	11 A. Yes.
12 of that nature.	12 Q. And did the services that HCMLP
13 Q. Okay. And that was for HCM, LLP	13 provided to HCMS include scheduling upcoming
14 A. And and, sorry, it would also be	14 bills?
15 any asset valuation if needed as well.	15 MR. MORRIS: Objection to the form
16 Q. Okay. We went back and forth on	16 of the question.
17 each other and I apologize, so just to clarify.	17 A. Yes.
18 You were talking about the services	18 Q. And did HCMLP regularly pay cause
19 that Highland Capital Management provided to	19 to be paid the payments on loans HCMS had from
20 HCMS; is that right?	20 HCMLP?
21 A. HCMS. So, again, yes. And	21 MR. MORRIS: Objection to the form
22 accounting, treasury, valuation, and also tax	22 of the question.
23 services too.	23 A. Yes.
24 Q. Okay.	24 Q. Typically if there is a
25 A. Tax services. Look, I'm expanding	25 typically, how far in advance of due dates did
Page 356	Page 357
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills?	1 WATERHOUSE - 10-19-212 Q. Okay. Are loan payments the kinds
WATERHOUSE - 10-19-21 HCMLP cause HCMS to pay its bills? MR. MORRIS: Objection to the form	 WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because
WATERHOUSE - 10-19-21 HCMLP cause HCMS to pay its bills? MR. MORRIS: Objection to the form of the question.	 WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because of potential consequences of not paying on
 WATERHOUSE - 10-19-21 HCMLP cause HCMS to pay its bills? MR. MORRIS: Objection to the form of the question. A. I mean, it it it depend it 	 1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time?
 WATERHOUSE - 10-19-21 HCMLP cause HCMS to pay its bills? MR. MORRIS: Objection to the form of the question. A. I mean, it it it depend it depended on the nature of the payment and the 	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if	 1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question.
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know,	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice.	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on – on
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised.	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that 11 nature so we didn't miss due dates.
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on — on 10 — on larger payments and — and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time,
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills?	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on — on 10 — on larger payments and — and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion?
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question.	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on — on 10 — on larger payments and — and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion? 15 MR. MORRIS: Objection to the form
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it that depended on	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion? 15 MR. MORRIS: Objection to the form 16 of the question.
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it that depended on 17 the nature of the payment.	WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because of potential consequences of not paying on time? MR. MORRIS: Objection to the form of the question. A. Yes. As I testified earlier, we would want to give, you know, notice on on on larger payments and and things of that nature so we didn't miss due dates. Q. Okay. And over the course of time, did HCMLP generally pay HCMS' loan payments in a timely fashion? MR. MORRIS: Objection to the form of the question. A. I can't remember specifically, but
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you	WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because of potential consequences of not paying on time? MR. MORRIS: Objection to the form of the question. A. Yes. As I testified earlier, we would want to give, you know, notice on — on — on larger payments and — and things of that nature so we didn't miss due dates. Q. Okay. And over the course of time, did HCMLP generally pay HCMS' loan payments in a timely fashion? MR. MORRIS: Objection to the form fithe question. A. I can't remember specifically, but generally, yes.
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it it that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you 19 mean by that?	WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because of potential consequences of not paying on time? MR. MORRIS: Objection to the form of the question. A. Yes. As I testified earlier, we would want to give, you know, notice on on on larger payments and and things of that nature so we didn't miss due dates. Q. Okay. And over the course of time, did HCMLP generally pay HCMS' loan payments in a timely fashion? MR. MORRIS: Objection to the form of the question. A. I can't remember specifically, but generally, yes. Q. Okay. Now, did HCMLP provide
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you 19 mean by that? 20 A. Yeah, I mean if if it was I	WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because of potential consequences of not paying on time? MR. MORRIS: Objection to the form of the question. A. Yes. As I testified earlier, we would want to give, you know, notice on on
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it it it depend it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It it it that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you 19 mean by that? 20 A. Yeah, I mean if if it was I 21 mean if there was some professional fees	WATERHOUSE - 10-19-21 Q. Okay. Are loan payments the kinds of thing that HCMLP would pay on time because of potential consequences of not paying on time? MR. MORRIS: Objection to the form of the question. A. Yes. As I testified earlier, we would want to give, you know, notice on on o on larger payments and and things of that nature so we didn't miss due dates. Q. Okay. And over the course of time, did HCMLP generally pay HCMS' loan payments in a timely fashion? MR. MORRIS: Objection to the form of the question. A. I can't remember specifically, but generally, yes. Q. Okay. Now, did HCMLP provide similar services to HCRE that you have
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it — it — it depend — it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were — if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is — that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It — it — it — that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you 19 mean by that? 20 A. Yeah, I mean if — if it was — I 21 mean — if there was some professional fees 22 that weren't — you know, they were due but	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I can't remember specifically, but 18 generally, yes. 19 Q. Okay. Now, did HCMLP provide 20 similar services to HCRE that you have 21 described it provided to HCMS? 22 MR. MORRIS: Objection to the form
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it — it — it depend — it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were — if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is — that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It — it — it — that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you 19 mean by that? 20 A. Yeah, I mean if — if it was — I 21 mean — if there was some professional fees 22 that weren't — you know, they were due but 23 they weren't urgent, those fees may not be paid	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I can't remember specifically, but 18 generally, yes. 19 Q. Okay. Now, did HCMLP provide 20 similar services to HCRE that you have 21 described it provided to HCMS? 22 MR. MORRIS: Objection to the form 23 of the question.
1 WATERHOUSE - 10-19-21 2 HCMLP cause HCMS to pay its bills? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. I mean, it — it — it depend — it 6 depended on the nature of the payment and the 7 vendor, but, you know, if there were — if 8 there were larger scheduled payments, you know, 9 I would like to give at least 30 days notice. 10 And that is — that is kind of my 11 rule of thumb so no one is surprised. 12 Q. Okay. And was it generally HCMLP's 13 practice to timely pay HCMS' bills? 14 MR. MORRIS: Objection to the form 15 of the question. 16 A. It — it — it — that depended on 17 the nature of the payment. 18 Q. Okay. And can you explain what you 19 mean by that? 20 A. Yeah, I mean if — if it was — I 21 mean — if there was some professional fees 22 that weren't — you know, they were due but	1 WATERHOUSE - 10-19-21 2 Q. Okay. Are loan payments the kinds 3 of thing that HCMLP would pay on time because 4 of potential consequences of not paying on 5 time? 6 MR. MORRIS: Objection to the form 7 of the question. 8 A. Yes. As I testified earlier, we 9 would want to give, you know, notice on on 10 on larger payments and and things of that 11 nature so we didn't miss due dates. 12 Q. Okay. And over the course of time, 13 did HCMLP generally pay HCMS' loan payments in 14 a timely fashion? 15 MR. MORRIS: Objection to the form 16 of the question. 17 A. I can't remember specifically, but 18 generally, yes. 19 Q. Okay. Now, did HCMLP provide 20 similar services to HCRE that you have 21 described it provided to HCMS? 22 MR. MORRIS: Objection to the form

Page 358		Page 359
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	3
2 services.	2 loan payment that was due from HCMS to HCMLP in	
3 Q. Can you describe the accounting and	3 December of 2020?	
4 treasury services that HCMLP provided for HCRE?	4 MR. MORRIS: Objection to the form	
5 A. Yeah, it it would provide	5 of the question.	
6 bookkeeping services on a on a periodic	6 A. I don't believe that payment	
7 basis. It would make payments, you know, as	7 payment was made.	
8 needed.	8 Q. Okay. And when HCMLP caused HCMS in	
9 Q. Okay. So did it provide	9 the past to make loan payments, whose money did	
10 A. And and I believe it it it	10 it use to make those payments?	
11 provided tax services as well.	11 MR. MORRIS: Objection to the form	
12 Q. Okay. And so did it provide the	12 of the question.	
13 same kind of bill did HCMLP provide the same	13 A. It was the the money in HCMS's	
14 kind of bill-paying services for HCRE that it	14 operating account would be made to that	
15 provided for HCMS and NexPoint?	15 those moneys would be used to make payment to	
16 MR. MORRIS: Objection to the form	16 Highland Capital Management.	
17 of the question.	17 Q. Okay. And Highland is it correct	
18 A. Yes.	18 that Highland Capital Management personnel had	
19 Q. And over the course of time, did	19 the access to HCMS's accounts to be able to	
20 HCMLP generally cause to be made the loan	20 cause such payments to be made?	
21 payments that HCRE owed to HCMLP?	21 A. Yes, Highland personnel had access	
22 MR. MORRIS: Objection to the form	22 to those accounts.	
23 of the question.	23 Q. Okay. And so now for HCRE, whose	
24 A. Yes.	24 money was used when HCMLP caused HCRE	
25 Q. Did HCMLP make loan payment the	25 payments loan payments to Highland to be	
Page 360	1 WATERHOUSE 10.10.21	Page 361
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 361
1 WATERHOUSE - 10-19-21 2 made?	2 of the question.	Page 361
1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form	2 of the question. 3 A. I – I don't recall.	Page 361
1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question.	 2 of the question. 3 A. I I don't recall. 4 Q. Do you have any reason to believe 	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank 	 2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank account that would be used to make payments to 	 2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 	 2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank account that would be used to make payments to Highland Capital Management. Q. Okay. And so did Highland Capital 	 2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds?	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank account that would be used to make payments to Highland Capital Management. Q. Okay. And so did Highland Capital Management have access to HCRE's funds in order to be able to make such payments? MR. MORRIS: Objection to the form of the question. A. Personnel at Highland Capital 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was	Page 361
1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments.	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020.	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments. 16 Q. Okay. And was the payment due from 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay.	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments. 16 Q. Okay. And was the payment due from 17 HCRE to HCMLP due in December of 2020 made? 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't –	Page 361
1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments. 16 Q. Okay. And was the payment due from 17 HCRE to HCMLP due in December of 2020 made? 18 A. It	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't – 18 and I don't remember what the loan payment	Page 361
1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments. 16 Q. Okay. And was the payment due from 17 HCRE to HCMLP due in December of 2020 made? 18 A. It 19 Q. In December of 2020.	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't – 18 and I don't remember what the loan payment 19 obligations were from HCRE to Highland, and	Page 361
1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments. 16 Q. Okay. And was the payment due from 17 HCRE to HCMLP due in December of 2020 made? 18 A. It 19 Q. In December of 2020. 20 A. It was not.	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't – 18 and I don't remember what the loan payment 19 obligations were from HCRE to Highland, and 20 from HCMS to Highland. I don't recall. I	Page 361
 1 WATERHOUSE - 10-19-21 2 made? 3 MR. MORRIS: Objection to the form 4 of the question. 5 A. It was it was cash in HCRE's bank 6 account that would be used to make payments to 7 Highland Capital Management. 8 Q. Okay. And so did Highland Capital 9 Management have access to HCRE's funds in order 10 to be able to make such payments? 11 MR. MORRIS: Objection to the form 12 of the question. 13 A. Personnel at Highland Capital 14 Management had access to HCRE's bank account to 15 effectuate the payments. 16 Q. Okay. And was the payment due from 17 HCRE to HCMLP due in December of 2020 made? 18 A. It 19 Q. In December of 2020. 20 A. It was not. 21 Q. Okay. And was there money in HCRE's 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't – 18 and I don't remember what the loan payment 19 obligations were from HCRE to Highland, and 20 from HCMS to Highland. I don't recall. I 21 don't recall, I mean	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank account that would be used to make payments to Highland Capital Management. Q. Okay. And so did Highland Capital Management have access to HCRE's funds in order to be able to make such payments? MR. MORRIS: Objection to the form of the question. A. Personnel at Highland Capital Management had access to HCRE's bank account to effectuate the payments. Q. Okay. And was the payment due from HCRE to HCMLP due in December of 2020 made? A. It Q. In December of 2020. A. It was not. Q. Okay. And was there money in HCRE's account that would have enabled the payment to 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't – 18 and I don't remember what the loan payment 19 obligations were from HCRE to Highland, and 20 from HCMS to Highland. I don't recall. I 21 don't recall, I mean 22 Q. Let me come at it a different way.	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank account that would be used to make payments to Highland Capital Management. Q. Okay. And so did Highland Capital Management have access to HCRE's funds in order to be able to make such payments? MR. MORRIS: Objection to the form of the question. A. Personnel at Highland Capital Management had access to HCRE's bank account to effectuate the payments. Q. Okay. And was the payment due from HCRE to HCMLP due in December of 2020 made? A. It Q. In December of 2020. A. It was not. Q. Okay. And was there money in HCRE's account that would have enabled the payment to be made had HCM personnel attempted to make the 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't — 18 and I don't remember what the loan payment 19 obligations were from HCRE to Highland, and 20 from HCMS to Highland. I don't recall. I 21 don't recall, I mean 22 Q. Let me come at it a different way. 23 Were the were the payments that would	Page 361
 WATERHOUSE - 10-19-21 made? MR. MORRIS: Objection to the form of the question. A. It was it was cash in HCRE's bank account that would be used to make payments to Highland Capital Management. Q. Okay. And so did Highland Capital Management have access to HCRE's funds in order to be able to make such payments? MR. MORRIS: Objection to the form of the question. A. Personnel at Highland Capital Management had access to HCRE's bank account to effectuate the payments. Q. Okay. And was the payment due from HCRE to HCMLP due in December of 2020 made? A. It Q. In December of 2020. A. It was not. Q. Okay. And was there money in HCRE's account that would have enabled the payment to 	2 of the question. 3 A. I – I don't recall. 4 Q. Do you have any reason to believe 5 that either HCRE or HCMS simply didn't have the 6 funds on hand to make the December 2020 7 payments? 8 A. I don't know. 9 Q. I guess I'm asking, do you have any 10 reason to believe that they didn't have the 11 funds? 12 A. We managed cash for so many 13 different entities and funds, and I don't 14 recall, you know, where the cash position was 15 for HCRE and HCMS at 12/31/2020. 16 Q. Okay. 17 A. I just don't recall, and I don't – 18 and I don't remember what the loan payment 19 obligations were from HCRE to Highland, and 20 from HCMS to Highland. I don't recall. I 21 don't recall, I mean 22 Q. Let me come at it a different way.	Page 361

Page 362		Page 363
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	
2 A. I believe the HCRE payment was made	2 believe I'm an authorized signer. So I	
3 in January of 2021. I don't recall any	3 can't other personnel have to make payment	
4 payments being made from HCMS to Highland.	4 from HCRE to to to Highland.	
5 Q. If it how is it the HCRE payment	5 Q. Okay. And in the conversation	
6 came to be made? Why did you make it why	6 that that you had with Mr. Dondero when he	
7 did HCM make the payment in January of 2021?	7 requested the payment to be made, did you say	
8 A. Jim Jim called me and instructed	8 to him words to the effect, Jim, this loan is	
9 me to to make the payment on behalf of HCRE,	9 going to stay in default, what are you making	
10 Jim Dondero Jim Dondero.	10 the payment for, anything like that?	
11 Q. Did he seem upset that that the	11 A. No.	
12 payment had not been made?	12 Q. In fact, did you have the impression	
13 A. Yeah. On the note that was, you	13 from him that he thought that the loan would	
14 know, that was the term note, yes, he he was	14 be the default would be cured by making the	
15 displeased that the that the payment had not	15 payment?	
16 been made by year-end.	16 MR. MORRIS: Objection to the form	
17 Q. Okay. And did you make the cause	17 of the question.	
18 the payment to be made as as requested?	18 A. Did I get the impression from Jim	
19 A. Yes.	19 Dondero that the loan would be cured if the	
20 Q. And did anyone else from HCM	20 payment from HCRE	
21 participate with you in causing the payment to	21 Q. Yeah, if that is what he thought.	
22 be made to on the HCRE loan?	22 MR. MORRIS: Objection to the form	
23 A. Yes. It would have been Kristin	23 of the question.	
24 Hendrix. I again, I don't as I testified	24 A. I didn't get any impression from him	
25 earlier, I'm not an officer of HCRE. I don't	25 on that at the time.	
Page 364		Page 365
Page 364 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 365
		Page 365
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an	 WATERHOUSE - 10-19-21 January of 2021, do you think it was part of the same conversation where Jim Dondero said, 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 	Page 365
 WATERHOUSE - 10-19-21 Q. Do you know whether there was an HCMS term loan that had a payment due in December of 2020? A. I don't recall. 	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 	Page 365
 WATERHOUSE - 10-19-21 Q. Do you know whether there was an HCMS term loan that had a payment due in December of 2020? A. I don't recall. Q. Okay. And so the reason you don't recall whether or not there was a payment in 	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question.	Page 365
 WATERHOUSE - 10-19-21 Q. Do you know whether there was an HCMS term loan that had a payment due in December of 2020? A. I don't recall. Q. Okay. And so the reason you don't recall whether or not there was a payment in January of 2021 is because you just don't 	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all?	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question.	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything.	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is – there	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is — there 13 is so many notes, and I mean, demands, and I	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is – there 13 is so many notes, and I mean, demands, and I 14 don't – I don't remember. It's a lot to keep	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is – there 13 is so many notes, and I mean, demands, and I 14 don't – I don't remember. It's a lot to keep 15 track in your head.	 1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is — there 13 is so many notes, and I mean, demands, and I 14 don't — I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and — and I hear your	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is – there 13 is so many notes, and I mean, demands, and I 14 don't – I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and – and I hear your 17 frustration when you have explained that the	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults?	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is – there 13 is so many notes, and I mean, demands, and I 14 don't – I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and – and I hear your 17 frustration when you have explained that the 18 debtor has your documents and you don't, and so	 WATERHOUSE - 10-19-21 January of 2021, do you think it was part of the same conversation where Jim Dondero said, hey, why didn't that get paid, please make that get that payment done? MR. MORRIS: I object to the form of the question. A. Yes. Likely it would have been I mean, again, I don't recall a payment being made, but, you know, again, I don't remember everything. Q. Okay. Did at the time you were communicating with Kristin Hendrix about the payment being made, whichever payments were made in January, did she say anything to you about the payments not curing the loan defaults? A. No. 	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is there 13 is so many notes, and I mean, demands, and I 14 don't I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and and I hear your 17 frustration when you have explained that the 18 debtor has your documents and you don't, and so 19 I fully appreciate it, and this is no knock on	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults? 18 A. No. 19 Q. Okay. All right. So I'm going to	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is there 13 is so many notes, and I mean, demands, and I 14 don't I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and and I hear your 17 frustration when you have explained that the 18 debtor has your documents and you don't, and so 19 I fully appreciate it, and this is no knock on 20 you. It's a knock on somebody else on this	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults? 18 A. No. 19 Q. Okay. All right. So I'm going to 20 take you back to very early in the deposition	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is – there 13 is so many notes, and I mean, demands, and I 14 don't – I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and – and I hear your 17 frustration when you have explained that the 18 debtor has your documents and you don't, and so 19 I fully appreciate it, and this is no knock on 20 you. It's a knock on somebody else on this 21 call.	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults? 18 A. No. 19 Q. Okay. All right. So I'm going to 20 take you back to very early in the deposition 21 when Mr. Morris was asking you about the	Page 365
WATERHOUSE - 10-19-21 Q. Do you know whether there was an HCMS term loan that had a payment due in December of 2020? A. I don't recall. Q. Okay. And so the reason you don't recall whether or not there was a payment in January of 2021 is because you just don't remember whether there was such a loan at all? MR. MORRIS: Objection to the form of the question. A. I don't remember. There is there is so many notes, and I mean, demands, and I don't I don't remember. It's a lot to keep track in your head. Q. I understand, and and I hear your frustration when you have explained that the debtor has your documents and you don't, and so I fully appreciate it, and this is no knock on you. It's a knock on somebody else on this all. MR. MORRIS: I move to strike. That	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults? 18 A. No. 19 Q. Okay. All right. So I'm going to 20 take you back to very early in the deposition 21 when Mr. Morris was asking you about the 22 the the the agreement with respect to	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is — there 13 is so many notes, and I mean, demands, and I 14 don't — I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and — and I hear your 17 frustration when you have explained that the 18 debtor has your documents and you don't, and so 19 I fully appreciate it, and this is no knock on 20 you. It's a knock on somebody else on this 21 call. 22 MR. MORRIS: I move to strike. That 23 was pretty obnoxious, but go ahead.	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults? 18 A. No. 19 Q. Okay. All right. So I'm going to 20 take you back to very early in the deposition 21 when Mr. Morris was asking you about the 22 the the the agreement with respect to 23 the the forgiveness element of the loans, so	Page 365
1 WATERHOUSE - 10-19-21 2 Q. Do you know whether there was an 3 HCMS term loan that had a payment due in 4 December of 2020? 5 A. I don't recall. 6 Q. Okay. And so the reason you don't 7 recall whether or not there was a payment in 8 January of 2021 is because you just don't 9 remember whether there was such a loan at all? 10 MR. MORRIS: Objection to the form 11 of the question. 12 A. I don't remember. There is there 13 is so many notes, and I mean, demands, and I 14 don't I don't remember. It's a lot to keep 15 track in your head. 16 Q. I understand, and and I hear your 17 frustration when you have explained that the 18 debtor has your documents and you don't, and so 19 I fully appreciate it, and this is no knock on 20 you. It's a knock on somebody else on this 21 call. 22 MR. MORRIS: I move to strike. That	1 WATERHOUSE - 10-19-21 2 January of 2021, do you think it was part of 3 the same conversation where Jim Dondero said, 4 hey, why didn't that get paid, please make 5 that get that payment done? 6 MR. MORRIS: I object to the form of 7 the question. 8 A. Yes. Likely it would have been I 9 mean, again, I don't recall a payment being 10 made, but, you know, again, I don't remember 11 everything. 12 Q. Okay. Did at the time you were 13 communicating with Kristin Hendrix about the 14 payment being made, whichever payments were 15 made in January, did she say anything to you 16 about the payments not curing the loan 17 defaults? 18 A. No. 19 Q. Okay. All right. So I'm going to 20 take you back to very early in the deposition 21 when Mr. Morris was asking you about the 22 the the the agreement with respect to	Page 365

Page 366 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 367
2 time that you and Mr. Dondero were	2 of the question.	
	3 A. Yes, we did have that conversation.	
3 communicating about potential means of 4 resolving the Highland bankruptcy by what was	4 Q. Okay. Was that conversation in	
1	-	
5 colloquially referred to as a pot plan?	5 connection with trying to figure out the right	
6 A. Yes.	6 numbers for a pot plan?	
7 Q. Okay. And can you tell me generally	7 A. Yeah. I mean, it was it was I	
8 when that was?	8 mean, Jim Jim would ask for, you know,	
9 A. Like mid mid 2020, sometime in	9 most most recent asset values, you know, for	
10 2020, mid 2020.	10 Highland, and and myself and the team	
11 Q. Okay. And did the process of trying	11 provided those to him, so it was in that	
12 to figure out what the numbers should be	12 context.	
13 involve looking at what one should pay for the	13 Q. Okay. And does that refresh your	
14 Highland assets?	14 recollection that these communications were in	
15 MR. MORRIS: Objection to the form	15 2020 rather than 2021?	
16 of the question.	16 MR. MORRIS: Objection to the form	
17 A. Yes.	17 of the question.	
18 Q. Okay. And did there come a time	18 A. The the executive	
19 when you were proposing some potential numbers	19 compensation discussions were definitely in	
20 and Mr. Dondero said something to you like,	20 2020.	
21 well, why are you including payment for the	21 Q. Okay. Now, did you ever make	
22 related party notes, those, you know, were	22 proposals that took into account Jim's comment	
23 likely to be forgiven as part of my deferred	23 that the notes were likely to end up forgiven	
24 executive compensation?	24 as part of his compensation?	
25 MR. MORRIS: Objection to the form	25 MR. MORRIS: Objection to the form	
Page 368		Page 369
Page 368 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 369
	WATERHOUSE - 10-19-21 you knew of the practice of giving forgivable	Page 369
1 WATERHOUSE - 10-19-21		Page 369
1 WATERHOUSE - 10-19-21 2 of the question.	2 you knew of the practice of giving forgivable	Page 369
 WATERHOUSE - 10-19-21 of the question. A. Yes, we the team and myself put 	2 you knew of the practice of giving forgivable3 loans to executives.	Page 369
 WATERHOUSE - 10-19-21 of the question. A. Yes, we the team and myself put together, you know, asset summaries of Highland 	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 	Page 369
 WATERHOUSE - 10-19-21 of the question. A. Yes, we the team and myself put together, you know, asset summaries of Highland at various times for all the assets of 	 you knew of the practice of giving forgivable loans to executives. MR. MORRIS: Objection to the form of the question. 	Page 369
 WATERHOUSE - 10-19-21 of the question. A. Yes, we the team and myself put together, you know, asset summaries of Highland at various times for all the assets of Highland, and not including the notes. 	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 	Page 369
 WATERHOUSE - 10-19-21 of the question. A. Yes, we the team and myself put together, you know, asset summaries of Highland at various times for all the assets of Highland, and not including the notes. Q. Okay. And were those presentations 	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information.	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information.	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay.	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery.	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 15 given, did the notes, to your recollection, say 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 15 given, did the notes, to your recollection, say 16 anything about the potential forgiveness term? 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes?	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 15 given, did the notes, to your recollection, say 16 anything about the potential forgiveness term? 17 MR. MORRIS: Objection to the form 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations — these	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 15 given, did the notes, to your recollection, say 16 anything about the potential forgiveness term? 17 MR. MORRIS: Objection to the form 18 of the question. 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations these 19 are these are Excel spreadsheets?	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 15 given, did the notes, to your recollection, say 16 anything about the potential forgiveness term? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. When you say "did the notes," did 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations these 19 are these are Excel spreadsheets? 20 Q. Uh-huh.	 2 you knew of the practice of giving forgivable 3 loans to executives. 4 MR. MORRIS: Objection to the form 5 of the question. 6 Q. Can you – can you tell me what you 7 recall about that practice? 8 MR. MORRIS: Objection to the form 9 of the question. 10 A. Yes, so there were – there were – 11 during my tenure at Highland, there were loans 12 or – given to employees that were later 13 forgiven at a future date and time. 14 Q. Okay. And when the loans were 15 given, did the notes, to your recollection, say 16 anything about the potential forgiveness term? 17 MR. MORRIS: Objection to the form 18 of the question. 19 A. When you say "did the notes," did 20 the promissory notes detail the forgiveness? 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations — these 19 are — these are Excel spreadsheets? 20 Q. Uh-huh. 21 A. I don't know who — these were given	 you knew of the practice of giving forgivable loans to executives. MR. MORRIS: Objection to the form of the question. Q. Can you – can you tell me what you recall about that practice? MR. MORRIS: Objection to the form of the question. A. Yes, so there were – there were – during my tenure at Highland, there were loans or – given to employees that were later forgiven at a future date and time. Q. Okay. And when the loans were given, did the notes, to your recollection, say anything about the potential forgiveness term? MR. MORRIS: Objection to the form of the question. A. When you say "did the notes," did the promissory notes detail the forgiveness? Q. Yes. 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations these 19 are these are Excel spreadsheets? 20 Q. Uh-huh. 21 A. I don't know who these were given 22 to to Jim Dondero. I don't know what was	 you knew of the practice of giving forgivable loans to executives. MR. MORRIS: Objection to the form of the question. Q. Can you – can you tell me what you recall about that practice? MR. MORRIS: Objection to the form of the question. A. Yes, so there were – there were – during my tenure at Highland, there were loans or – given to employees that were later forgiven at a future date and time. Q. Okay. And when the loans were given, did the notes, to your recollection, say anything about the potential forgiveness term? MR. MORRIS: Objection to the form of the question. A. When you say "did the notes," did the promissory notes detail the forgiveness? Q. Yes. A. Not that I recall. 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to to Mr. Seery? 9 A. No. Well, look, I didn't tell I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations these 19 are these are Excel spreadsheets? 20 Q. Uh-huh. 21 A. I don't know who these were given 22 to to Jim Dondero. I don't know what was 23 done with them after that.	 you knew of the practice of giving forgivable loans to executives. MR. MORRIS: Objection to the form of the question. Q. Can you – can you tell me what you recall about that practice? MR. MORRIS: Objection to the form of the question. A. Yes, so there were – there were – during my tenure at Highland, there were loans or – given to employees that were later forgiven at a future date and time. Q. Okay. And when the loans were given, did the notes, to your recollection, say anything about the potential forgiveness term? MR. MORRIS: Objection to the form of the question. A. When you say "did the notes," did the promissory notes detail the forgiveness? Q. Yes. A. Not that I recall. Q. And until such time as whatever was 	Page 369
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. Yes, we — the team and myself put 4 together, you know, asset summaries of Highland 5 at various times for all the assets of 6 Highland, and not including the notes. 7 Q. Okay. And were those presentations 8 communicated to — to Mr. Seery? 9 A. No. Well, look, I didn't tell — I 10 didn't tell Mr. Seery. I don't know what 11 Mr. Dondero did with the information. 12 Q. Okay. 13 A. I did not have conversations with 14 Mr. Seery. 15 Q. Okay. Do you know who saw the 16 presentations that you put together that didn't 17 include the value of the related party notes? 18 A. We're talking presentations — these 19 are — these are Excel spreadsheets? 20 Q. Uh-huh. 21 A. I don't know who — these were given 22 to — to Jim Dondero. I don't know what was	 you knew of the practice of giving forgivable loans to executives. MR. MORRIS: Objection to the form of the question. Q. Can you – can you tell me what you recall about that practice? MR. MORRIS: Objection to the form of the question. A. Yes, so there were – there were – during my tenure at Highland, there were loans or – given to employees that were later forgiven at a future date and time. Q. Okay. And when the loans were given, did the notes, to your recollection, say anything about the potential forgiveness term? MR. MORRIS: Objection to the form of the question. A. When you say "did the notes," did the promissory notes detail the forgiveness? Q. Yes. A. Not that I recall. 	Page 369

Page 370 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 371
2 concerned?	2 of the question.	
3 MR. MORRIS: Objection to the form	3 A. Yes. I mean, yes, that there	
4 of the question.	4 are. And that is – yes.	
5 A. Yes, similar to yes.	5 Q. Okay. And is it typical accounting	
6 Q. Okay. You were going to say similar	6 practice that until there is some certainty	
7 to what?	7 about those potential future events, that asset	
8 A. Mr. Morris earlier today showed	8 value listed on on the books doesn't take	
9 notes of the financial statements about various	9 into account those potential future events?	
10 affiliate loans. I I I do recall these	10 MR. MORRIS: Objection to the form	
11 notes because I – at that time personally	11 of the question.	
12 worked on the the financial statements of	12 A. Yeah, if those yes. If if	
13 Highland. That was, you know, in my role as a	13 those future events, you know, at the time of	
14 corporate accountant.	14 issuance are not known or knowable, like I	
15 And there were those loans	15 discussed earlier with, like, market practice,	
16 were to the partners were detailed in the	16 asset dislocation, or, you know, I mean, things	
17 notes to the financial statements, similar to	17 like that, you – I mean, it – it could affect	
18 what we went through earlier today in the prior	18 its fair value	
19 testimony about what we saw with Highland	19 Q. Okay.	
20 and and the and HCMFA.	20 A in the future.	
21 Q. Is it fair to say that on Highland's	21 Q. And am I correct you wouldn't feel	
22 balance sheet there were any number of assets	22 compelled to footnote in every possible change	
23 that the value of which could be affected by	23 in in an asset when those possibilities are	
24 subsequent events?	24 still remote?	
25 MR. MORRIS: Objection to the form	25 MR. MORRIS: Objection to the form	
Page 372		Page 373
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 373
1 WATERHOUSE - 10-19-21 2 of the question.	2 have been better prepared for this deposition	Page 373
 WATERHOUSE - 10-19-21 of the question. A. The accounting standard is you have 	2 have been better prepared for this deposition3 if the debtor had complied with those requests?	Page 373
 WATERHOUSE - 10-19-21 of the question. A. The accounting standard is you have to estimate to the best you know, to to 	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 	Page 373
 WATERHOUSE - 10-19-21 of the question. A. The accounting standard is you have to estimate to the best you know, to to the best of your ability, the fair value of an 	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I - I most certainly yes. 	Page 373
 WATERHOUSE - 10-19-21 of the question. A. The accounting standard is you have to estimate to the best you know, to to the best of your ability, the fair value of an 	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that.	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I - I - I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes.	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. III most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes.	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m.	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. III most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.)	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m.	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m. 18 Q. Mr. Waterhouse, is it generally your	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 18 Q. And is the debtor trying to renege 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m. 18 Q. Mr. Waterhouse, is it generally your 19 understanding that people you work with now	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 18 Q. And is the debtor trying to renege 19 on deals that it had previously made with you? 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m. 18 Q. Mr. Waterhouse, is it generally your 19 understanding that people you work with now 20 have been asking the debtor for full and	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 18 Q. And is the debtor trying to renege 19 on deals that it had previously made with you? 20 MR. MORRIS: Objection to the form 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m. 18 Q. Mr. Waterhouse, is it generally your 19 understanding that people you work with now 20 have been asking the debtor for full and 21 unfetterred access to their own former files?	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I - I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 18 Q. And is the debtor trying to renege 19 on deals that it had previously made with you? 20 MR. MORRIS: Objection to the form 21 of the question. 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m. 18 Q. Mr. Waterhouse, is it generally your 19 understanding that people you work with now 20 have been asking the debtor for full and 21 unfetterred access to their own former files? 22 MR. MORRIS: Objection to the form	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 18 Q. And is the debtor trying to renege 19 on deals that it had previously made with you? 20 MR. MORRIS: Objection to the form 21 of the question. 22 A. Sorry, I need to it is my 	Page 373
1 WATERHOUSE - 10-19-21 2 of the question. 3 A. The accounting standard is you have 4 to estimate to the best you know, to to 5 the best of your ability, the fair value of an 6 asset as of the balance sheet date under 7 under GAAP. 8 Q. Did strike that. 9 Okay. Give me a minute. I'm 10 close I'm close to done. Let me just go off 11 and look at my notes for a second. So take two 12 minutes. 13 VIDEOGRAPHER: We're going off the 14 record at 7:02 p.m. 15 (Recess taken 7:02 p.m. to 7:03 p.m.) 16 VIDEOGRAPHER: We are back on the 17 record at 7:03 p.m. 18 Q. Mr. Waterhouse, is it generally your 19 understanding that people you work with now 20 have been asking the debtor for full and 21 unfetterred access to their own former files? 22 MR. MORRIS: Objection to the form 23 of the question.	 2 have been better prepared for this deposition 3 if the debtor had complied with those requests? 4 MR. MORRIS: Objection to the form 5 of the question. 6 A. I I I most certainly yes. 7 I mean, again, these are multiple years, 8 multiple years ago, lots and lots of 9 transactions. 10 You know, we asked about NAV errors 11 and, you know, things like that and these 12 are it would make this process a lot more 13 a lot easier and if we had if we had access 14 to that. 15 Q. Okay. And has the debtor is the 16 debtor suing you right now? 17 A. Yes. 18 Q. And is the debtor trying to renege 19 on deals that it had previously made with you? 20 MR. MORRIS: Objection to the form 21 of the question. 22 A. Sorry, I need to it is my 23 understanding that the litigation trust is 	Page 373

	Page 374			Page 375
1	WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	1 - 9 1 -
2	Is that I don't know the	2	is that correct?	
3	relationship. So, again, I'm not the lawyers.	3	MR. MORRIS: Objection to the form	
4	I've said many times. But my understanding is	4	of the question.	
5	the litigation trust is suing me. I could be	5	A. I want to be yes, I there	
6	wrong there. I don't know.		is I'm being sued, again, on on something	
7	Q. Okay. I understand.	7 1	that was agreed to with Mr. Seery and myself.	
8	Someone with some connection to the	8	l don't I don't I don't own that claim.	
9	Highland debtor has brought a claim against	9	Q. Okay.	
10	you; is that fair?	10	A. To be transparent, I don't own that	
11	MR. MORRIS: Objection to the form	11	claim. So it is not my personal property.	
12	of the question.	12	Q. Okay.	
13	A. Yes.	13	A. And and being the nonlawyer, I	
14	Q. Okay. And is there also some motion		don't know how I can get sued for something	
15	practice in the bankruptcy where the debtor or	15	that I don't owe or, like, I don't own	
16	someone associated with the debtor is		anything. I'm not the lawyer. But, I mean, if	
17	attempting to undo something that was		that is if I'm understanding the facts	
18	previously resolved with you?		correctly.	
19	A. Yes.	19	Q. Okay. And the lawsuit that was	
20	Q. And so in one action somebody is		filed that names you, that was just filed	
21	associated with the debtors trying to	21	this this past week; is that right?	
	threatening you with trying to take money from	22	MS. DANDENEAU: Ms. Deitsch-Perez, I	
	you, and then in the other and trying to	23	do want to interrupt at this point because	
1	and in the other they are threatening not to	24	just as I told Mr. Morris, that this is a	
25	pay you things that had previously been agreed;	25	deposition about the noticed litigation.	
	Page 376 WATERHOUSE - 10-19-21	1	WATERLIOUSE 40 40 24	Page 377
1	I really don't want to go go	1	WATERHOUSE - 10-19-21 life at Skyview.	
3	afield	3	MS. DEITSCH-PEREZ: Thank you.	
4	MS. DEITSCH-PEREZ: Yeah.	4	THE WITNESS: Thank you.	
5	MS. DANDENEAU: and open up a	5	FURTHER EXAMINATION	
6	whole new line of inquiry about the lawsuit		BY MR. MORRIS:	
7	or the the motion and the bankruptcy	7	Q. If I may, I just have a few	
8	court. We will be here all night.		questions.	
9	MS. DEITSCH-PEREZ: And I	9	Mr. Waterhouse, we saw a number of	
10	understand.		documents that Mr. Rukavina put up on the	
11	Q. My my point is: Do you feel		screen where Ms. Hendrix would send you a	
12	like like there is some effort by these		schedule of payments that were due on behalf of	
13	parties related to the debtor to intimidate		certain Highland affiliates.	
1	you not that you I'm not saying you are	14	Do you remember that?	
	or you aren't.	15	A. Yes.	
16	But do you feel like there is some	16	Q. And in each instance she asked for	
ı	effort to intimidate you and maybe an effort to		your approval to make the payments; is that	
1	deter you from being as prepared as you might		right?	
	be in this deposition?	19	A. Yes, she did.	
20	MR. MORRIS: Objection to the form	20	Q. And was that the was that the	
21	of the question.		practice in the second half of 2020 whereby	
22	A. I was I was surprised by the		Ms. Hendrix would prepare a list of payments	
23	lawsuit, by me being named, because, again, I		that were due on behalf of Highland associates	
ı	don't own the asset and things like that.		and ask for approval?	
	Yeah, I just I want to move forward with my	25	A. Yes.	
25	Tearl, Flust I Wall to Hiove lorward will fill			

Page 378 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 379
2 Q. And I think you said that there was	2 deadlines.	
3 a-a-	3 I don't know how, as I testified	
4 A. It was I think I testified to	4 earlier, how much they were using that	
5 this earlier when we talked about procedures	5 calendar.	
6 and policy, you know, again, I want to be	6 Q. Okay. But but you did get notice	
7 informed of of of of any	7 and a request to approve the payments that were	
8 payments that are going out. I want to be made	8 coming due on behalf of Highland's affiliates.	
9 aware of these payments, and that was just a	9 Do I have that right?	
10 general policy, not just for 2020.	10 MS. DANDENEAU: Objection to form.	
11 Q. Okay. So it went beyond 2020?	11 A. I mean, generally, yes. I mean, you	
12 A. Yes.	12 know, as we saw with these emails, generally, I	
13 Q. Is that right?	13 mean, did that encompass everything, no.	
14 A. Yes.	14 Q. Okay. Do you know why the	
15 Q. Okay. And the corporate accounting	15 payment do you know why there was no payment	
16 group would prepare a calendar that would set	16 made by NexPoint at the end of 2020?	
17 forth all of the payments that were anticipated	17 A. Yes. There was there was we	
18 in the in the three weeks ahead; is that	18 talked about these agreements between the	
19 right?	19 advisors and Highland, the shared services and	
20 A. I like I testified earlier, we	20 the cost reimbursement agreement.	
21 had a corporate calendar that was set up, you	21 And in late 2020, there were	
22 know, to to provide reminders or, you know,	22 overpayments, large overpayments that had been	
23 of anything of any nature, whether it is	23 made over the years on these agreements, and it	
24 payments or or financial statements or, you	24 was my understanding that the advisors were	
25 know, whatever it is, you know, to meet	25 were talking with like Jim Seery and others	
23 Know, whatever it is, you know, to meet	25 Were talking with like sinh seery and others	
Page 380 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 381
2 to offset any obligations that the advisors	2 A. No. The advisors the advisors	
3 owed to Highland as offset to the overpayments	3 had stopped making payments prior to that	
	4 notice.	
4 on these agreements.5 Q. Okay. Did you participate in any of	5 Q. Okay. And how do you know that the	
6 those conversations?	6 advisors stopped making making payments	
7 A. I did not.	7 prior to the notice?	
8 Q. Okay. Do you know do you recall	8 A. I had I had a conversation	
La la companya di Caratta di Cara	9 with with Jim Dondero.	
Lea un arrivar de la caración de	10 Q. And did Mr. Dondero tell you that	
11 terminate the shared services agreements? 12 A. Like I testified earlier, there		
· · · · · · · · · · · · · · · · · · ·	12 Highland?	
13 was the agreements weren't identical, from	13 MS. DEITSCH-PEREZ: Object to the 14 form.	
14 what I recall, and there is one that had a		
15 longer notice period, which I think had a	15 A. Yes, he he again, he said	
16 60-day notice period. I don't recall which one	16 they they the advisors have overpaid on	
17 that was, so not all of them were notice	17 these agreements, to not make any future	
18 hadn't been given as of November 30th, for all	18 payments, and that there needs to be offsets,	
19 of the agreements.	19 and they're working on getting offsets to these	
20 Q. Upon the receipt of the the	20 overpayment.	
21 termination notices that you recall, do you	21 Q. Do you know if anybody ever	
22 know if the advisors decided at that point not	22 instructed Highland's employees to make the	
23 to make any further payments of any kind to	23 payment that was due by NexPoint at the end of	
24 Highland?	24 the year?	
25 MR. RUKAVINA: Objection, form.	25 A. Did anyone instruct Highland's	

Page 382 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 383
2 employees to make that payment?	2 so I mean, until those negotiations were	
3 Q. Correct.	3 resolved, you know, there wasn't any	
4 A. Anyone not that I'm aware.	4 payments there weren't any payments.	
5 Q. Were any of Highland's employees	5 Q. And and there were no payments	
6 authorized to make the payments on behalf of	6 until the negotiations were resolved because	
7 its affiliates withdrawn.	7 that was the directive that you received from	
8 Was any of Highland's employees	8 Mr. Dondero; correct?	
9 authorized to effectuate the payment on behalf	9 A. I don't think he said I mean, I	
10 of NexPoint that was due at the end of the year	10 think yeah, I mean I'm trying to recall	
11 without getting approval from either you or	11 the conversation. It was you know, there	
12 Mr. Dondero?	12 is there is these negotiations. There's	
13 A. They had the they had the ability	13 there needs to be these offsets. They're	
14 to make the payment, but they didn't you	14 talking with the debtor. So, you know, until	
15 know, that – that payment needed to be	15 this is resolved, right, I mean, depending on	
16 approved.	16 how, whatever that resolution was, were we to	
17 Q. Okay. And it needed to be approved	17 take any action.	
18 by you or Mr. Dondero; is that right?	18 Q. Okay. How about with respect to	
19 A. I mean, I'm not going to make the	19 HCMS, did HCMS have a term payment due at the	
20 unilateral decision.	20 end of the year?	
21 Q. Is that a decision that you	21 A. Again, I don't I don't recall.	
22 understood had to be made by Mr. Dondero?	22 Q. Okay. You discussed briefly two	
23 A. Yes. Sitting back in December of	23 payments that were made in January of 2021, one	
24 2020, the that there was this off	24 on behalf of NexPoint, and one on behalf of	
25 offset negotiation that that was happening,	25 HCMS. Do I have that right?	
25 Shoot hogolada ha a lat hab hoppormig,	25 Tromor Borriaro tracingra:	
Page 384	1 WATERHOUSE - 10-10-21	Page 385
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were	2 let me try again.	Page 385
WATERHOUSE - 10-19-21 A. No. The two payments I recall were NexPoint and HCRE.	2 let me try again.3 A. These are very long questions, John.	Page 385
 WATERHOUSE - 10-19-21 A. No. The two payments I recall were NexPoint and HCRE. Q. Okay. And those two payments 	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 	Page 385
 WATERHOUSE - 10-19-21 A. No. The two payments I recall were NexPoint and HCRE. Q. Okay. And those two payments thank you for the correction. And those two 	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 	Page 385
 WATERHOUSE - 10-19-21 A. No. The two payments I recall were NexPoint and HCRE. Q. Okay. And those two payments thank you for the correction. And those two payments were made because Mr. Dondero 	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 	Page 385
 1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes.	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made?	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form.	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations.	 2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware.	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions.	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the 19 SEC that HCMLP was responsible for the mistakes	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar 19 valuation error?	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the 19 SEC that HCMLP was responsible for the mistakes 20 that were made on the TerreStar valuation?	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar 19 valuation error? 20 A. Yes.	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the 19 SEC that HCMLP was responsible for the mistakes 20 that were made on the TerreStar valuation? 21 A. Did anyone from Highland on HCMFA's	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar 19 valuation error? 20 A. Yes. 21 Q. And do you know why they made that	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the 19 SEC that HCMLP was responsible for the mistakes 20 that were made on the TerreStar valuation? 21 A. Did anyone from Highland on HCMFA's 22 behalf tell the SEC that Highland that	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar 19 valuation error? 20 A. Yes. 21 Q. And do you know why they made that 22 insurance claim?	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the 19 SEC that HCMLP was responsible for the mistakes 20 that were made on the TerreStar valuation? 21 A. Did anyone from Highland on HCMFA's 22 behalf tell the SEC that Highland that 23 Highland was responsible for there I just	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar 19 valuation error? 20 A. Yes. 21 Q. And do you know why they made that 22 insurance claim? 23 A. Because there was an error. I	Page 385
1 WATERHOUSE - 10-19-21 2 A. No. The two payments I recall were 3 NexPoint and HCRE. 4 Q. Okay. And those two payments 5 thank you for the correction. And those two 6 payments were made because Mr. Dondero 7 authorized those payments to be made; correct? 8 A. Yes. 9 Q. And they hadn't been made before 10 that because Mr. Dondero had not authorized 11 them to be made? 12 MS. DEITSCH-PEREZ: Object to the 13 form. 14 A. Yes, because of these negotiations. 15 Q. Okay. Just a couple of more 16 questions. 17 Did anybody, to the best of your 18 knowledge, on behalf of HCMFA, ever tell the 19 SEC that HCMLP was responsible for the mistakes 20 that were made on the TerreStar valuation? 21 A. Did anyone from Highland on HCMFA's 22 behalf tell the SEC that Highland that	2 let me try again. 3 A. These are very long questions, John. 4 I'm not trying to be 5 Q. That is good. Do you know whether 6 anybody do you know whether anybody on 7 behalf of HCMS HCMFA ever told the SEC that 8 Highland was the responsible party for the 9 TerreStar valuation error? 10 A. Not that I'm aware. 11 Q. Okay. Did anybody on behalf of 12 the on behalf of HCMFA ever tell the retail 13 board that Highland was responsible for the 14 TerreStar valuation error? 15 A. Not that I'm aware. 16 Q. Do you know if HCMFA made an 17 insurance claim with respect to the damages 18 that were incurred in relation to the TerreStar 19 valuation error? 20 A. Yes. 21 Q. And do you know why they made that 22 insurance claim?	Page 385

Page 386		Page 387
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	3
2 the insurance claim made under HCMFA's policy?	2 A. I mean, generally, yes. You know,	
3 A. Yes.	3 we were asked to provide asset values, right,	
4 Q. Did HCMFA at any time prior to the	4 and he was having settlement discussions.	
5 petition date withdrawn.	5 Again, I don't know who those went to	
6 You were asked a couple of questions	6 ultimately. I don't recall.	
7 where where you said that Mr. Dondero told	7 MR. MORRIS: I have no further	
8 you that he was ascribing zero value to the	8 questions. Thank you very much for your	
9 notes as part of a pot plan because he believed	9 patience. I apologize for the late hour.	
10 that the notes were part of executive	10 MS. DEITSCH-PEREZ: John, you stay	
11 compensation.	11 on about your email when	
12 Do I have that right?	12 MR. RUKAVINA: Hold on, I'm not	
13 MS. DEITSCH-PEREZ: Object to the	13 done.	
14 form.	14 MS. DEITSCH-PEREZ: Oh, okay. Davor	
15 A. Yes.	15 still has questions. Sorry. I was going	
16 Q. Okay. Have you ever heard that	16 to say both John and Davor, could you stay	
17 before the time that Mr. Dondero told you that	17 on afterwards just to talk about the	
18 in the conversation about the pot plan?	18 requests.	
19 A. Had I heard that prior to my	19 FURTHER EXAMINATION	
20 conversation with Mr. Dondero?	20 BY MR. RUKAVINA:	
21 Q. Yes.	21 Q. Mr. Waterhouse, you were just now	
22 A. No, I had not heard that prior.	22 testifying about a discussion you had with	
23 Q. Okay. And that was in the context	23 Mr. Dondero where he said something like no	
24 of his formulation of the settlement proposal;	24 more payments.	
25 is that right?	25 Do you remember that testimony?	
Page 388	4 WATERLIOUGE 40 40 04	Page 389
1 WATERHOUSE - 10-19-21		
	1 WATERHOUSE - 10-19-21	
2 A. Yes.	2 talked to Mr. Dondero, had your office or you	
2 A. Yes. 3 Q. Okay. And was that late November or	2 talked to Mr. Dondero, had your office or you3 done any estimate of what the alleged	
2 A. Yes.3 Q. Okay. And was that late November or4 early December of 2020?	2 talked to Mr. Dondero, had your office or you3 done any estimate of what the alleged4 overpayments were?	
 2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 	
 2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 	
 2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 8 was a detailed analysis that was put together 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 8 was a detailed analysis that was put together 9 by David Klos at the time. 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor?	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 8 was a detailed analysis that was put together 9 by David Klos at the time. 10 Q. And do you recall just generally 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 8 was a detailed analysis that was put together 9 by David Klos at the time. 10 Q. And do you recall just generally 11 what the total amount for both advisors of the 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time.	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 8 was a detailed analysis that was put together 9 by David Klos at the time. 10 Q. And do you recall just generally 11 what the total amount for both advisors of the 12 overpayments was? 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this	 2 talked to Mr. Dondero, had your office or you 3 done any estimate of what the alleged 4 overpayments were? 5 MR. MORRIS: Objection to the form 6 of the question. 7 A. Yes, we had there was a there 8 was a detailed analysis that was put together 9 by David Klos at the time. 10 Q. And do you recall just generally 11 what the total amount for both advisors of the 12 overpayments was? 13 A. It was in excess of \$10 million. 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments,	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified – you testified about	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified – you testified about 18 before; is that correct?	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified – you testified about 18 before; is that correct? 19 MR. MORRIS: Objection to the form	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember specifically. 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified – you testified about 18 before; is that correct? 19 MR. MORRIS: Objection to the form 20 of the question.	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember specifically. Q. Okay. And did you convey that 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified – you testified about 18 before; is that correct? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. That is correct.	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember specifically. Q. Okay. And did you convey that number to Mr. Dondero when you had that 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether — 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I — I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified — you testified about 18 before; is that correct? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. That is correct. 22 Q. And had your office or you — and we	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember specifically. Q. Okay. And did you convey that number to Mr. Dondero when you had that conversation? 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether — 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I — I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified — you testified about 18 before; is that correct? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. That is correct. 22 Q. And had your office or you — and we 23 will talk at a future deposition about the	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember specifically. Q. Okay. And did you convey that number to Mr. Dondero when you had that conversation? A. Yes. 	
2 A. Yes. 3 Q. Okay. And was that late November or 4 early December of 2020? 5 A. It was, I would say, first or second 6 week of November. 7 Q. Okay. Do you recall whether — 8 whenever you had that discussion, whether 9 Mr. Dondero had already been fired by the 10 debtor? 11 A. Yes, I — I believe he was not an 12 employee of the debtor anymore at that time. 13 Q. And when you were discussing this 14 with Mr. Dondero and he said no more payments, 15 you were discussing the two shared services 16 agreements and employee reimbursement 17 agreements we testified — you testified about 18 before; is that correct? 19 MR. MORRIS: Objection to the form 20 of the question. 21 A. That is correct. 22 Q. And had your office or you — and we	 talked to Mr. Dondero, had your office or you done any estimate of what the alleged overpayments were? MR. MORRIS: Objection to the form of the question. A. Yes, we had there was a there was a detailed analysis that was put together by David Klos at the time. Q. And do you recall just generally what the total amount for both advisors of the overpayments was? A. It was in excess of \$10 million. Q. Was it in excess of \$14 million? MR. MORRIS: Objection to the form of the question. A. I I remember it was an eight-figure number. I don't remember specifically. Q. Okay. And did you convey that number to Mr. Dondero when you had that conversation? 	

Page 390 1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 391
2 Q. Is it fair to say he was upset?	2 word "NexPoint" when he was saying don't make	
3 A. Yes.	3 these payments?	
4 Q. Did Mr. Dondero ever expressly tell	4 MR. MORRIS: Objection to the form	
5 you to not have NexPoint make the required	5 of the question, asked and answered.	
6 December 31, 2020, payment?	6 A. Yeah, we were we were discussing	
7 A. Yes, I recall him saying don't make	7 advisor obligations. So it was you know, it	
8 the payment because it was being negotiated, as	8 was just obligations from the advisors.	
9 I discussed with Mr. Morris, this offset	9 And and he specifically talked	
10 concept. So there were obligations due by the	10 about the NexPoint payment as well.	
11 advisors to Highland, they should be offset	11 Q. Okay. And it is your testimony that	
12 that you know, those obligations should be	12 he expressly told you not to make that NexPoint	
13 offset by this by this overpayment.	13 December 31 payment?	
14 Q. And when did he tell you that?	14 MR. MORRIS: Objection, asked and	
15 A. I would say I would say around	15 answered twice.	
16 probably December December-ish.	16 A. Yes, he he did, during that	
17 Q. Early December, late December?	17 conversation.	
18 A. I don't recall with as much	18 Q. And did you ever follow up with him	
19 specificity as as as stopping the	19 after that about whether NexPoint should or	
20 shared services payments, because we had	20 shouldn't make that payment?	
21 actually made one shared services payment in	21 A. I did not.	
22 November. So that is why I need to remember	22 Q. Did you ever, on or about	
23 that one more clearly. I don't remember where	23 December 31, 2020, remind him and say, hey,	
24 exactly in December that conversation occurred.	24 this payment is due, what shall I what	
25 Q. Did Mr. Dondero expressly use the	25 should I do?	
Page 392		Page 393
1 WATERHOUSE - 10-19-21	1 WATERHOUSE - 10-19-21	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not.	2 on your cell phone of when that conversation	Page 393
 WATERHOUSE - 10-19-21 A. I did not. Q. So sitting here today, you you 	2 on your cell phone of when that conversation3 might have taken place?	Page 393
 WATERHOUSE - 10-19-21 A. I did not. Q. So sitting here today, you you remember distinctly that Dondero in December of 	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 	Page 393
 WATERHOUSE - 10-19-21 A. I did not. Q. So sitting here today, you you remember distinctly that Dondero in December of 2020 expressly told you not to have NexPoint 	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment?	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 	Page 393
 1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times.	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes.	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you	 2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments?	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far.	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times.	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you.	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five.	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness.	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes.	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that?	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions.	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that? 19 A. I don't believe I did. I don't	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions. 19 FURTHER EXAMINATION	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that? 19 A. I don't believe I did. I don't 20 recall.	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions. 19 FURTHER EXAMINATION 20 BY MS. DEITSCH-PEREZ:	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that? 19 A. I don't believe I did. I don't 20 recall. 21 Q. And was this an in-person discussion	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions. 19 FURTHER EXAMINATION 20 BY MS. DEITSCH-PEREZ: 21 Q. With respect to HCRE and HCMS, am I	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that? 19 A. I don't believe I did. I don't 20 recall. 21 Q. And was this an in-person discussion 22 or telephone or email? Do you remember?	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions. 19 FURTHER EXAMINATION 20 BY MS. DEITSCH-PEREZ: 21 Q. With respect to HCRE and HCMS, am I 22 correct there was there was no direction not	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that? 19 A. I don't believe I did. I don't 20 recall. 21 Q. And was this an in-person discussion 22 or telephone or email? Do you remember? 23 A. This was a phone a phone	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions. 19 FURTHER EXAMINATION 20 BY MS. DEITSCH-PEREZ: 21 Q. With respect to HCRE and HCMS, am I 22 correct there was there was no direction not 23 to pay those loan payments?	Page 393
1 WATERHOUSE - 10-19-21 2 A. I did not. 3 Q. So sitting here today, you you 4 remember distinctly that Dondero in December of 5 2020 expressly told you not to have NexPoint 6 make that payment? 7 MR. MORRIS: Objection, asked and 8 answered three times. 9 A. Yes. 10 Q. Can you say categorically it wasn't 11 just some general discussion where he told you 12 not to make payments? 13 MR. MORRIS: Objection, asked and 14 answer four times. 15 MR. HORN: Four times now. Go for 16 five. 17 A. Yes. 18 Q. Did you tell Mr. Seery that? 19 A. I don't believe I did. I don't 20 recall. 21 Q. And was this an in-person discussion 22 or telephone or email? Do you remember?	2 on your cell phone of when that conversation 3 might have taken place? 4 I'm sorry, strike that. 5 Was that by cell phone? 6 A. I believe yes, because we I 7 was at home. I mean, I don't have a landline. 8 All I have is my cell phone. 9 Q. Do you know whether your cell phone 10 still has records of conversations from 11 December 2020 on it? 12 A. My call log doesn't go back that 13 far. 14 Q. Okay. Thank you. 15 MR. RUKAVINA: I will pass the 16 witness. 17 MS. DEITSCH-PEREZ: Just a couple 18 quick questions. 19 FURTHER EXAMINATION 20 BY MS. DEITSCH-PEREZ: 21 Q. With respect to HCRE and HCMS, am I 22 correct there was there was no direction not	Page 393

_	Dog 204	1		Dogo 20E
1	Page 394 WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	Page 395
2	A. Yes, I don't recall having	2	Thank you, Mr. Waterhouse. We appreciate	
ı	conversations about, you know, those those	3	your time. I am logging off the discussion	
ı	entities.	4	and I will talk to y'all tomorrow.	
5	Q. And, in fact, what was the tone that	5	MR. MORRIS: Super.	
ı		6	VIDEOGRAPHER: If there are no	
	Mr. Dondero had when he talked to you about the			
	fact that HCRE and HCMS payments hadn't been	7	further questions, this ends the	
ı	made when he found out that they hadn't been	8	deposition excuse me. This ends the	
ı	paid?	9	deposition, and we are going off the record	
10	•	10	at 7:30 p.m.	
11	MR. MORRIS: Objection to form.	11	(Deposition concluded at 7:30 p.m.)	
12	Q. What was the tone he took with you?	12		
13	A. Oh, it was it was it	13		
14	was very negative. I mean, I think he cursed	14	FRANK WATERHOUSE	
15	at me and he doesn't usually curse.	15		
16	Q. Okay. And in your mind, is that	16	Subscribed and sworn to before me	
17	consistent with the fact that he was surprised	17	this day of 2021.	
18	that those payments hadn't been made?	18	•	
19	• •	19		
20	of the question.	20		
21	A. Yes.	21		
22		22		
ı	Q. Okay. Thank you.			
23	<u> </u>	23		
24		24		
	MR. HORN: I have no questions.	25		
25	With Florida. Thave no questions.			
	Page 396			Page 397
1	Page 396 WATERHOUSE - 10-19-21	1	WATERHOUSE - 10-19-21	Page 397
	Page 396	1 2	NAME OF CASE: In re: Highland Capital	Page 397
1	Page 396 WATERHOUSE - 10-19-21	1 2		Page 397
1 2	Page 396 WATERHOUSE - 10-19-21	1 2 3	NAME OF CASE: In re: Highland Capital	Page 397
1 2 3 4	Page 396 WATERHOUSE - 10-19-21 CERTIFICATE	1 2 3 4	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021	Page 397
1 2 3 4 5	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand	1 2 3 4	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse	Page 397
1 2 3 4 5	Page 396 WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do	1 2 3 4 5	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes:	Page 397
1 2 3 4 5 6 7	Page 396 WATERHOUSE - 10-19-21 C E R T I F I C A T E I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify:	1 2 3 4 5	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record.	Page 397
1 2 3 4 5 6 7 8	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose	1 2 3 4 5 6 7 8	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts.	Page 397
1 2 3 4 5 6 7 8 9	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly	1 2 3 4 5 6 7 8	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors.	Page 397
1 2 3 4 5 6 7 8 9	Page 396 WATERHOUSE - 10-19-21 C E R T I F I C A T E I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true	1 2 3 4 5 6 7 8 9 10	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason	Page 397
1 2 3 4 5 6 7 8 9 10 11	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness.	1 2 3 4 5 6 7 8 9 10 11	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto	Page 397
1 2 3 4 5 6 7 8 9 10 11 12	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to	1 2 3 4 5 6 7 8 9 10 11 12	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or	1 2 3 4 5 6 7 8 9 10 11 12 13	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto PageLineReason Fromto PageLineReason	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter.	1 2 3 4 5 6 7 8 9 10 11 12 13 14	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason From to	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto PageLineReason Fromto PageLineReason Fromto PageLineReason Fromto PageLineReason Fromto	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto PageLineReason Fromto PageLineReason Fromto PageLineReason Fromto	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021. Susan S. Klinger, RMR-CRR, CSR	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason From to PageLineReason	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. Page Line Reason From to To Page Line Reason From To	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021. Susan S. Klinger, RMR-CRR, CSR	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason Fromto	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021. Susan S. Klinger, RMR-CRR, CSR	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason From to PageLineReason From to	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021. Susan S. Klinger, RMR-CRR, CSR	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason From to PageLineReason	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021. Susan S. Klinger, RMR-CRR, CSR	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason From to PageLineReason From to	Page 397
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	WATERHOUSE - 10-19-21 CERTIFICATE I, SUSAN S. KLINGER, a certified shorthand reporter within and for the State of Texas, do hereby certify: That FRANK WATERHOUSE, the witness whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition is a true record of the testimony given by such witness. I further certify that I am not related to any of the parties to this action by blood or marriage; and that I am in no way interested in the outcome of this matter. IN WITNESS WHEREOF, I have hereunto set my hand this 19th of October, 2021. Susan S. Klinger, RMR-CRR, CSR	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	NAME OF CASE: In re: Highland Capital DATE OF DEPOSITION: October 19, 2021 NAME OF WITNESS: Frank Waterhouse Reason Codes: 1. To clarify the record. 2. To conform to the facts. 3. To correct transcription errors. PageLineReason From to PageLineReason	Page 397

Index: \$1,406,000..2

		120.4 120.4 121.4	1 207.4 200.4 200.4	12/24 0.0
\$	287:15 288:6,20 303:6,18,24 304:11,	129:1 130:1 131:1 132:1 133:1 134:1	297:1 298:1 299:1 300:1 301:1 302:1	12/31 6:8
Ψ	20 305:23 306:2	135:1 136:1 137:1	303:1 304:1 305:1	12/31/18 117:12
.	307:7 308:20 310:17	138:1 139:1 140:1	306:1 307:1 308:1	122:12 135:21
\$1,406,000 343:10	317:6 318:14	141:1 142:1 143:1	309:1 310:1 311:1	261:22
\$1,406,112 343:13	317.0 316.14	144:1 145:1 146:1	312:1 313:1 314:1	12/31/19 219:16
• • •	\$7.8 278:6,7	147:1 148:1 149:1	315:1 316:1 317:1	12/31/19 219.16
\$1.04 109:15	¢9 077.40			12/31/2018 93:15
\$1.4 344:5 345:11	\$8 277:16	150:1 151:1 152:1 153:1 154:1 155:1	318:1 319:1 320:1 321:1 322:1 323:1	42/24/2040 000:40
350:7 351:22		156:1 157:1 158:1	324:1 325:1 326:1	12/31/2019 260:13
	1	159:1 160:1 161:1	327:1 328:1 329:1	12/31/2020 361:15
\$1.5 223:17	-	162:1 163:1 164:1	330:1 331:1 332:1	424h 04440 0440
\$1.7 92:22	1 8:9 35:17 139:22	165:1 166:1 167:1	333:1 334:1 335:1	12th 341:18 344:3
•	140:12,13 215:25	168:1 169:1 170:1	336:1 337:1 338:1	350:5,9,13,24 351:20
\$10 389:13	216:3,7,12 238:8	171:1 172:1 173:1	339:1 340:1 341:1	135 6:2
\$10.5 308:16	260:20,23 261:15	174:1 175:1 176:1	342:1 343:1 344:1	44 :- 5 - 000 04
•	328:10,11,12 343:19	177:1 178:1 179:1	345:1 346:1 347:1	14-ish 286:21
\$12.7 311:2 317:10		180:1 181:1 182:1	348:1 349:1 350:1	142 5:15
\$13 310:23	1/12 6:9	183:1 184:1 185:1	351:1 352:1 353:1	45 -0 0 000 4 000 40
•	10 5:6 197:4,7,9,15	186:1 187:1 188:1	354:1 355:1 356:1	15 73:3 200:4 202:13,
\$14 389:14	198:2 266:20 267:3	189:1 190:1 191:1	357:1 358:1 359:1	23 203:3 210:6
\$150 239:10	302:7	192:1 193:1 194:1	360:1 361:1 362:1	213:18 221:23
•		195:1 196:1 197:1	363:1 364:1 365:1	15(c) 5:21 160:11
\$173,398,000 107:7	10-19-21 3:1 4:1 5:1	198:1 199:1 200:1	366:1 367:1 368:1	169:21,23 170:4,8,10
\$2.4 140:14 141:9,18	6:1 7:1 8:1 9:1 10:1	201:1 202:1 203:1	369:1 370:1 371:1	171:6 175:3,9 176:23
270:20 271:7,16	11:1 12:1 13:1 14:1	204:1 205:1 206:1	372:1 373:1 374:1	179:20 184:5 195:9
272:8 283:18 315:13	15:1 16:1 17:1 18:1	207:1 208:1 209:1	375:1 376:1 377:1	210:12,21
272.0 203.10 313.13	19:1 20:1 21:1 22:1	210:1 211:1 212:1	378:1 379:1 380:1	·
\$23 220:24	23:1 24:1 25:1 26:1	213:1 214:1 215:1	381:1 382:1 383:1	150 239:24
\$24 178:19	27:1 28:1 29:1 30:1	216:1 217:1 218:1	384:1 385:1 386:1	150,331,222 243:23
•	31:1 32:1 33:1 34:1	219:1 220:1 221:1	387:1 388:1 389:1	
\$24.5 309:25	35:1 36:1 37:1 38:1	222:1 223:1 224:1	390:1 391:1 392:1	151 5:20
\$30 161:25 220:13,20	39:1 40:1 41:1 42:1	225:1 226:1 227:1	393:1 394:1 395:1	15th 203:15
223:7 224:2 334:7,19	43:1 44:1 45:1 46:1	228:1 229:1 230:1		
336:13,23 337:25	47:1 48:1 49:1 50:1	231:1 232:1 233:1	10.5 308:22	16 224:5
339:4 340:10 341:23	51:1 52:1 53:1 54:1	234:1 235:1 236:1	100 108:23 298:15	17 89:16 109:19
	55:1 56:1 57:1 58:1	237:1 238:1 239:1		110:8 137:24
\$30.7 216:17	59:1 60:1 61:1 62:1	240:1 241:1 242:1	10010 4:21	470
\$325,000 331:14	63:1 64:1 65:1 66:1	243:1 244:1 245:1	10017 3:10	170 5:21
332:16,24	67:1 68:1 69:1 70:1	246:1 247:1 248:1		173 110:14
332.10,24	71:1 72:1 73:1 74:1	249:1 250:1 251:1	10:08 36:15,16	
\$400 239:24	75:1 76:1 77:1 78:1	252:1 253:1 254:1	10:11 36:16,18	18 89:16
\$410 238:9 239:12	79:1 80:1 81:1 82:1	255:1 256:1 257:1		1900 3:15
Ψ-10 230.9 239.12	83:1 84:1 85:1 86:1	258:1 259:1 260:1	11/25 6:7	
\$5 142:19 270:20	87:1 88:1 89:1 90:1	261:1 262:1 263:1	11/30 332:24	19th 8:19 21:7
271:6 272:7 283:18	91:1 92:1 93:1 94:1	264:1 265:1 266:1		1:04 150:24,25
315:13	95:1 96:1 97:1 98:1	267:1 268:1 269:1	11:02 72:25 73:2,5,6	
\$5.3 119:23 310:17	99:1 100:1 101:1	270:1 271:1 272:1	11:15 73:3 342:14	1:49 150:25 151:3
	102:1 103:1 104:1	273:1 274:1 275:1		1c 238:12
\$7 217:16,19 221:7	105:1 106:1 107:1	276:1 277:1 278:1	11:20 73:6,8	
277:11,20	108:1 109:1 110:1 111:1 112:1 113:1	279:1 280:1 281:1	11:40 344:14	1st 14:8
\$7.2 302:22	114:1 115:1 116:1	282:1 283:1 284:1		
Ψ1: £ 30∠.∠∠	117:1 118:1 119:1	285:1 286:1 287:1	11th 152:18,25	2
\$7.4 131:13 132:8	120:1 121:1 122:1	288:1 289:1 290:1	12/1 332:10	
138:12 143:12 144:6,	123:1 124:1 125:1	291:1 292:1 293:1		2 5:15 35:18 140:18
17,23 272:16 273:6	126:1 127:1 128:1	294:1 295:1 296:1	12/19 5:25	142:15,16,22 171:10
	120.1 121.1 120.1			142.10,10,22 171.10
	T .	1	1	I

Index: 2.4..780

172:8 174:13 179:4 195:11,14 215:22,23 216:3,4,5,8,25 338:12

2.4 268:23 282:15

2/18 5:22

20 15:25 271:14

2006 18:15

2011 19:2,4,22

2012 19:2,4 95:25

2013 52:7

2014 20:2

2016 23:19 25:13 87:8,20,24 89:15,16

2017 126:12 161:23 165:22 216:16 220:14 222:10 223:7 224:2.12

2018 105:19 109:14, 20 119:21 165:18 186:25 202:19 203:9 228:3,23 242:18,23 243:12 244:14,18 262:5,15 279:12

2019 6:4 21:7 98:17 99:25 103:2 125:18 126:2 131:10 132:6, 21 133:12 134:5,17, 23 137:6 138:12,20 139:18 140:14 141:5 142:18 152:18,25 165:15 180:24 181:4, 9,16,23 182:8,16 200:4,7 201:22 202:13,23 203:3,15 204:10 210:7 213:9, 19 218:21 219:7,12, 24 220:19,22 221:6 222:4,12 223:4,14 242:23 258:21 262:17 263:13,14,20, 24 265:3 269:5,24 270:12,18 271:3,14 272:4,15 273:4 279:12 280:10,20 282:23 287:4 293:19 299:4 301:2,8,16,18 313:3 314:13,23

315:19 316:14 321:6

2020 59:7.9 68:15 70:17 160:7.14.22 165:14 169:17,20 171:19 173:24 175:8 176:10 179:24 183:7. 14 186:12,14 189:13 195:20 196:3,17 200:24 204:20 207:16 221:11,16,21 258:20 265:6,11 307:24 314:21 316:16 323:10 326:4, 12,14 327:5,9 328:16 330:15 334:23 335:7 336:11,20 337:12 338:15,24 341:9 343:2 346:10 359:3 360:17,19 361:6,24 364:4 366:9,10 367:15,20 377:21 378:10,11 379:16,21 382:24 388:4 390:6 391:23 392:5 393:11

2021 8:19 14:8 19:5 37:2,10,19 38:2 70:21 71:3,5,12 121:13,22 122:19,24 163:2,7,8 165:5,9 166:2 173:18 176:24 187:3 198:21 199:7, 12,20 200:14 201:2 203:4,21 210:2,23 212:19 219:11,13,17 226:4 301:24 314:8 315:21 316:7,19 326:9 340:21 341:6 350:6,9 361:25 362:3,7 364:8 365:2 367:15 383:23 395:17

20th 160:5

21 78:3

21-03000-SGI 8:15

21-3004 197:18 215:4

215 106:2

218 6:4

226 5:22

228 8:22

23 178:19

236 5:23

241 110:23

25 260:12 328:16 329:14

25-year 347:7

251 129:16,22

256 5:7

258 5:25

25th 329:19

297 6:10

2nd 132:20 141:5 213:9 315:18

3

3 220:2

30 7:19 16:3 186:16 356:9

302 6:12

307 6:11

309 6:13

30th 176:10,24 331:12 332:3 380:18

31 122:19 197:20,24 198:7,9 199:7,12 200:24 201:2 203:4 301:18,24 307:24 326:4 338:15,24 341:9 346:9,21 390:6 391:13,23

3102 4:7

31st 105:18 109:14 119:21 121:13 122:23 199:20 200:14 202:19 203:9, 21 212:19 216:16 218:21 219:7 221:15, 21 242:18 258:20 263:14 326:8,12,14 334:15

328 6:7

33 5:16 91:20,21

33416 100:10

338 6:8

34 5:18 104:23.24

341 6:9

35 5:20 15:20,22 100:10 151:20,21

352 5:8

35D 101:10,19

36 5:21 102:18 170:18,19 177:18 313:9 317:12

377 5:9

387 5:10

39 5:22 226:23,24 236:17

393 5:11

3:26 224:20,23,24

3:39 224:24 225:2

3:40 224:21

3rd 92:2 98:17 99:25 103:2 132:20,25 135:2 137:6 142:18 200:7 213:9 242:23 262:17 263:13 265:3 315:19

4

40 5:23 236:22,23 237:19

406 343:19

41 5:25 258:16,18

419 103:11

45 6:2 135:12,14,15

45th 8:23

46 6:4 218:16,17

4:30 265:25

4:31 266:5,6

4:40 266:2

4:43 266:6,8

4th 135:2

5

5 268:22 271:15 282:14

5.3 121:3,6 124:17 308:21 311:4

500 3:23

51 4:20

5:52 172:4 174:6

5:53 325:7,8

5:59 325:8,10

6

6 183:7 186:14 217:16,19 314:20 316:16 341:13

6/3/19 5:16

6/30 176:8,16

60-day 380:16

650 4:13

6:27 349:6,7

6:30 349:7,9

6th 172:4 174:6 186:11 189:13

7

7 277:15,16 297:20 305:5

7.4 132:2 311:4

7.8 277:12

70130 4:14

71 238:20

71A 6:13

75 18:2

75201 3:16

75201-6659 3:24

75219 4:8

780 3:9

6:12 201:13.25

Index: 7:02..agreement

7:02 372:14.15 7:03 372:15,17 **7:30** 395:10,11 8 8/31 6:11 **850** 100:25 101:2,4,9 9 9 307:18,19,20 90 18:4 91 5:16 94 5:18 99 86:14 9:32 8:20 9th 70:16 Α **a.m.** 8:20 36:15,16,18 73:5,6,8 342:14 344:14 A1 6:7 328:13 A10 6:12 302:7,8 **A11** 6:13 309:4,5,6 **A2** 6:8 338:13 **A6** 6:9 341:14 A7 6:10 297:20,23 **A9** 6:11 307:20,21 abilities 265:12 ability 20:17 42:6 124:3 204:15 272:6 327:16 372:5 382:13 absolute 109:2 accelerate 340:10, 14 accelerated 339:4

347:7

acceleration 339:6,

10,15 340:13,17,24

accept 16:17 152:23 188:19 accepted 241:14 277:19 accepting 153:16 accepts 8:6 access 294:24 359:19,21 360:9,14 372:21 373:13 accordance 241:13. 25 242:4 254:10 256:21 account 287:17 328:6,9 359:14 360:6,14,22 367:22 371:9 accountant 21:17 25:20 116:12 370:14 240:19 241:14 378:15

accountants 147:22 accounting 26:2,4, 7,17 28:16 38:24 87:12,14,17 112:10, 11 148:23 149:2,14 150:14,19 188:11 200:17 230:16,18,21 257:22,24,25 258:12, 13 280:6 290:13 326:18,21 337:2,7 351:2 354:7,11,22 358:3 371:5 372:3 accounts 244:9 327:10,12,17,21 329:17 330:10,12,20 331:4 333:7 359:19, 22

accuracy 113:17 114:17 115:2 accurate 88:7.11.17 89:13,23 90:2,6 110:16 112:19 133:5 176:17 204:4 238:4 256:10 257:4 284:24 286:6 330:20,24

accurately 240:9,14 accusations 157:18 acknowledgment

213:6,17 314:21 acting 23:23 24:2,3,8 28:5,8,12,18,20 29:5, 9,11 30:14,16,24 31:2,3,5 155:6,9,14 156:4,12 158:3,9,11 action 374:20 383:17 actions 9:7 347:25

actively 337:11,12 346:19,25

actual 115:21 311:25 312:12

add 183:23 added 183:24 addition 333:7

additional 171:6

adequately 335:24 adjustment 242:7 263:4

adjustments 36:4 240:21 241:18 243:5 244:19 245:20

administrative 321:17 388:24

admissible 7:17 admitted 276:24

advance 57:21 60:21 61:5,10 62:21 63:5

adversary 197:18

267:8 355:25

advice 172:7 205:7 257:2

advisor 125:8,15 192:25 193:15 205:10 273:23 281:6 282:5 311:25 312:5,6 328:7 331:22,23 391:7

advisor's 337:17

advisors 3:17,18 9:21,22 22:22 27:10 29:10,12 32:18,20,25 33:24 39:2 42:21,22 44:6,7 58:8,14,15,18

125:3 126:10.13.16 127:10 152:14 160:10 167:13 168:19 171:14 172:18 175:7,13 178:11 179:18,21 183:7,18 184:15,19, 22 189:23 190:9,12, 19 191:2 192:25 193:8,19 194:3,21 195:10 196:8,22 205:7,12,23 206:14 208:4,7 210:5 213:22 215:14 235:9 267:24 268:16 279:19 280:2 286:18 308:4 325:15, 21,22 328:7,25 329:3 332:14 333:23 335:15 336:7 337:14 353:20 379:19,24 380:2,10,22 381:2,6, 11,16 389:11 390:11 391:8

advisors' 168:9 179:8.25 180:9 184:3 194:17 218:19 328:9

advisory 32:21 33:24

affect 371:17

affected 265:12 277:20 370:23

affidavit 164:10

affiliate 41:18 42:2,4 44:12,16 47:25 48:9, 22 49:5,6,10 51:17 54:17 57:19 58:3 60:14,21 61:4 62:9, 20 63:3,15,22 64:6, 10,16,24 65:18 78:18 93:21 94:6 100:25 105:8 107:2,13,21 108:3,7 109:10 131:2 171:14 220:6 225:6, 14,21 239:4 254:2 259:24 262:11 263:5 307:24 309:16,24 310:9 312:2,11,14,25 370:10

affiliated 134:6 285:17

affiliates 41:2,5,8,10, 13,14 44:4,11,15,25

45:13 46:3,9 47:18 48:7,13 54:2,11,13, 20,21,25 55:6,11,18 56:2,16,23 61:20 62:2 63:11 65:4 66:8 82:16,20 91:3 100:22 101:16 106:22 107:3 108:14,18 109:8,18 110:7 111:2,6,9,13, 23 112:18,24 113:19 115:4 117:24 118:7 119:4 120:20 121:4 176:9 233:9,23 234:10,16,21 235:4, 22 236:8 238:25 241:7 242:8 243:8 259:19 260:11 262:6 309:19 312:2,13 377:13 379:8 382:7

afield 16:22 376:3 afternoon 344:17

affirmative 96:15

aggregate 131:13 132:7 138:11 217:15,

agree 77:5 306:13,22 307:5,10

agreed 16:17 75:20 121:16,20 198:20 199:5,11,19 200:13 209:25 210:6 314:11 374:25 375:7

agreement 17:9 59:24 65:9,16,23 66:2,6 67:3,7,8,12, 16,22 68:4,9,12,17, 24 69:15,19,22 70:2, 7,11,16,20 71:18,24 72:4,7,10,13 75:4,5, 9,14,16,23,24 76:3,6, 7,10,14 77:6 78:15, 21,25 79:8,10,17,18, 24 80:5,6,11,16,20 81:6 82:9,17,22 83:7, 10,14,17,20,23 99:15,24 100:2,6 102:3,6 104:13,17,19 122:5 123:22 124:4 134:12 186:24 187:2, 16 189:2 200:13 210:22 212:17 278:23 279:18,20,24,

Index: agreements..audited

25 314:7 316:5,8,9, 13 326:3,13 332:8 351:4 365:22 379:20

agreements 58:16 77:24 83:4 168:9 186:10 279:4,6 325:24 353:22 379:18,23 380:4,11, 13,19 381:17 388:16,

agrees 243:25

ahead 68:22 82:6 156:20 164:10 212:25 248:12 295:12 329:11 352:10 364:23 378:18

Aigen 4:5 9:24 214:4 251:23

Akard 3:23

allegations 208:17

alleged 389:3

Allocation 35:19,21 125:2 273:17 281:8, 23

allowed 62:8 81:23, 25

alpha 297:20 302:7 307:19 328:10 338:11 341:13

alter 187:16

ambiguous 353:20

amended 5:15 214:18

amortizing 334:13

amount 49:10,11 50:23,24 57:6 119:7 131:13 132:8 138:11 142:18 144:5,16 161:19,25 195:16 196:16 216:17 217:15 220:23 222:11 239:5 240:9 244:3 271:11 277:7 283:18 288:6 308:22 342:10 343:5,15,17 389:11 amounts 106:21.25 108:14 109:7.18 110:6 111:2,5,8,12, 23 112:18,24 113:18 114:19 115:3 119:3 120:20 121:4,11 125:8 126:6 161:8 168:3 171:12 174:15, 22 175:11 176:9 181:15 199:12 202:7, 22 203:7,13,19 204:11,16,25 205:12 211:11 212:10,18 217:19,21 222:3,11 234:23 235:3 275:13 282:8 283:2 285:10 288:3 311:4 335:12

analyses 241:11

analysis 240:20,24 241:3,6 261:11 262:3 265:7,8,17,18,19 389:8

and/or 42:8,16 43:3, 14 59:14

annual 26:10 84:17, 23 85:2,24 96:7 168:10 170:5,9 184:5 217:2 228:16 334:8 335:9 336:12

answering 248:7,8 262:23

answers 12:2 16:25 26:15

anticipated 311:20 378:17

anymore 294:24 388:12

apologize 30:10 40:22 78:14 99:22 104:12 125:21,24 139:2 170:2 192:14 197:19 226:17 227:17 304:14 352:8 354:17 387:9

appearances 3:3

appeared 337:16,19

appearing 8:18

appears 224:8

Apple 281:21

application 165:10

applied 55:16,24 56:6 59:17 60:12 162:5 168:4 294:13 316:14

apply 213:7 314:12,

appointed 18:21,24 24:14,19,25 25:8 29:11,15 270:4 323:9,16

appointment 152:24 153:4,16

appointments 227:14

appoints 183:9

appreciated 74:16

approaching 310:23

approval 57:13 62:5, 10 63:12,17,23 144:24 170:14 206:5, 16 271:17,22 272:13, 14 281:7 332:16 351:5 377:17,24 382:11

approve 56:21 57:2, 3,20 61:5,9 231:21 273:6 379:7

approved 57:5 60:20 231:14 271:12 294:21 295:6,18 333:4 382:16,17

approximate 17:22 23:15 27:24 30:19 36:23 38:15 120:15 161:24 216:17 277:7 310:5

approximately 8:20 15:13,20 19:23 109:15,19 110:7 119:23 126:12 169:7 173:14,15 178:19 220:12,24 221:3,7 238:9 277:10,15 278:6

approximates 118:13 121:6

April 152:18,25 200:4 202:13,23 203:3,15 204:10 210:6 213:18 301:16 314:21 323:6

areas 26:5

Argumentative 156:10

arise 288:3

arithmetic 260:10

armchair 153:11

ASC 100:25 101:2,4,

ascribing 386:8

Asia 4:24 92:14 118:3 129:16 135:10 177:14 218:14

asks 97:12 171:10 172:6 174:21

aspect 26:18 116:20

asset 107:25 108:6, 24 109:14 118:23 225:16,23 265:9 354:15 367:9 368:4 371:7,16,23 372:6 376:24 387:3

assets 5:23 107:14 108:10,13 109:20 110:8 122:3,8 137:14 190:3 194:2 195:17, 20 196:3,9,17 204:19 211:3 225:8 235:11, 15 237:20,23 239:13, 19 240:15 241:4,18 242:13 250:18 253:16,24 259:18 260:8,11,13 301:9 303:9 307:9 309:2 311:10 317:7 366:14 368:5 370:22

assistant 295:2 298:25 320:23 321:9

assistant's 321:5

assistants 321:18

assisted 326:22

assisting 333:8

associate 268:10 297:25

associates 377:23 association 7:5 8:25

assume 22:15 133:24 297:13

assumed 285:4,11 287:6

assuming 288:22

assure 105:4

assured 257:3

astute 320:12

attach 320:22 321:2

attached 307:23

attaching 171:5

attachment 307:25

attempted 360:23

attempting 374:17

attorney 153:11 172:12

attorneys 3:4,11,17 4:2,10,16 147:21 187:6,11,15 188:3,7, 24,25

attributable 132:3 276:11 283:2

audit 26:11 48:5 52:23 85:24,25 86:9, 23 88:2,6,13,14,16 89:10,11,22 91:11,14 93:4,14 95:6 96:7,10 97:22 98:19 103:25 104:4 106:7,16,17 109:24 110:25 111:20 112:7,24 113:17 114:2,7 115:2,20 116:5 117:2,20 119:19 131:5 132:9,24 135:6 137:5,7,10,12,21 138:18 142:9,11 148:25 149:4 199:23, 25 200:6 218:7 219:4,5,12,15 221:11,14,20 243:12 244:18 263:24 264:8

audited 6:4 41:7 47:25 84:16,23 85:3, 19 90:2 93:24 95:14

Index: auditing..briefly

98:6 102:7,10 104:21 107:22 113:7 114:18 133:22 138:3,4,9 143:8 186:25 196:21 200:9,12 201:7 211:6 217:24 218:4,12,24 241:24 242:2,3,15,16 261:20

auditing 264:2

auditor 84:21 97:12 113:11 136:6

auditors 46:8 47:17 48:7,10 52:11,20 53:4,11,13 84:10 86:10 88:9 91:12 113:8 136:16 137:3 149:13 211:16 212:15 264:16

audits 149:12 246:11

authority 63:9,21 270:19 271:5

authorized 57:8 139:4 143:13,22 144:7,18 150:4 152:11 158:4,13,18 159:4,15,23 160:15, 24 181:3 320:16 363:2 382:6,9 384:7, 10

availability 121:12

Avenue 3:9 4:7.20

aware 12:14 21:6 32:7 43:22 45:12 48:8,11 49:4,8 50:20, 25 51:5,8,13,18 53:24 57:6 61:7,19, 23 65:3,5 66:21 78:5, 15,22 83:15 85:10 93:8 102:5,14,16,22 103:5,16 107:20,23, 24 108:6 133:15,19 148:5 161:2,6,22,23 162:2,3,8 167:18,19, 24,25 168:7 181:6,7, 12,13,17,24,25 182:4,9,10,13,14,18 198:16 199:9,13,17 202:11,17,21 213:5, 13,15 220:17 223:3 226:3,6,7 261:3,5,7 263:12 267:7 295:23

338:22,25 339:3,5,6 343:18 347:5,8,25 348:6,13,14,17 372:24 378:9 382:4 385:10,15

В

back 20:14 36:17 40:22 50:2 61:24 71:11 73:2,7 75:17 89:17 91:10 92:9 93:11 95:18,20 125:19 140:14 141:12 151:2 160:6 174:20 183:8 185:19 192:23 202:3 205:19 207:2,5 209:6,13 215:20 224:20,25 226:18 243:22 263:23 265:5,15 266:7 273:21 280:3,5 282:13 283:22 285:16,21 286:20,24 292:23 293:19 299:4 301:21 302:23 305:16,20 306:3 313:3 324:6,12 325:9 326:15 332:13 333:9 343:6,16 344:18 347:3,4 348:25 349:8,10 350:2 354:16 365:20 372:16 382:23 393:12

backed 50:22 123:5

background 13:22 16:13

backing 189:9,15 190:10,12,19 191:3 193:20 194:20 205:8, 14,24 206:14,23 208:5 321:15

bad 134:9

badly 81:18

Baker 3:14 9:9

balance 106:19 107:14,22,25 108:11 109:6 110:4,5 111:11 112:4 120:23 175:2, 8,14 179:17 196:25

220:2 222:21 228:22

229:3,8,16 230:5 243:7 251:14 253:22 370:22 372:6

ballpark 196:15 277:17 278:11

bank 142:12 261:23 306:5 327:10,12,17 328:6,9 360:5,14

bankruptcy 8:13 21:7 45:24 187:15 188:25 219:23 236:24 237:2,14,24 240:8 244:6,21 245:17 247:9,17,23 248:14,24 254:12 263:18,19 264:3,15 311:11 317:11 366:4 374:15 376:7

base 109:14

based 71:16 78:25 101:13 108:21,23 111:15 146:8,23 204:22 274:4 278:4 315:4 337:22

bases 228:13

basically 122:19 145:15 152:10 199:14,23 200:23 252:9 254:16,19 327:20 348:4

basis 16:18 19:4 47:10 84:18 110:3, 10,17,18 137:16 151:14 154:6 170:15 190:13 226:11 227:5, 20,25 228:13,16 241:17 266:22 288:12 358:7

batch 330:3

Bates 129:16,21 137:25 177:16

bear 17:5

began 20:8,13,17,23 266:21

begin 11:22 12:2 266:18

beginning 202:5 249:9

begins 12:15 170:23 197:25 341:17

behalf 58:11 122:22 139:18 180:22 181:2, 7,13 182:17 201:13, 15 210:5 211:9 212:8 213:8 270:21 271:5 273:4 289:18,23 327:17 336:21 350:19 362:9 377:12, 23 379:8 382:6,9 383:24 384:18,22 385:7,11,12

belief 98:17 346:15

believed 143:22 161:7,17 175:22 246:22 250:9 386:9

believing 144:17

benefit 17:19 304:19

bigger 89:5

bill 117:9 355:3,8 358:13

bill-paying 358:14

billion 109:15 110:14 253:21

billions 253:24

bills 326:23 355:14 356:2,13

binder 91:23 216:10

binders 216:5

bit 16:22 96:4 117:22 152:17 171:2,25 201:12 222:25 313:11 384:25

BK 187:6

blah 248:18

Blank 170:24

blend 250:5

blessing 319:21

block 152:21 320:22 321:3

board 33:5,12 34:4 166:23 168:18,21,23 169:10,12,14,20 170:12,13 171:7 175:3,8,15 176:22 178:7,13,17,23 179:8,12,15,19,25 180:8,23 182:6,15 184:4,8 185:14 189:7,14,19 190:4, 14,18,21 191:2,8,13, 16,20 192:3,8 193:3, 18 194:12 204:18,23 205:6,22 206:12,13 209:16,19,21,24 210:6,20,22 233:7, 13,16 281:7 323:8,16 348:3 385:13

board's 174:13 175:23 176:18 179:3 194:17 195:10 210:11

boards 33:8 160:8 171:19 181:2,8,14, 19,21 182:2,11

bona 369:25

book 140:15

bookkeeping 358:6

books 225:8,15,23 235:16 237:15 240:11,14 257:21 258:5 286:23 371:8

born 284:10

borrowed 127:15,24 128:5,23 129:2,5

borrower 272:7 273:5 340:2,7

borrowers 44:15,19

bottom 92:16 106:5 129:25 143:3 170:21 221:24 224:4 329:5 330:7

box 294:20

Boyce 21:5

Brad 249:21

break 36:6 72:17,20 73:10 74:4,14 139:25 150:22 151:5 224:19 265:24 266:2 324:22, 25 327:3

briefly 383:22

Index: bring..company

bring 73:16 154:20

bringing 249:21

broke 221:12

broker-dealer 332:6

brought 73:17 248:13 374:9

build 107:7 108:22 260:5 311:17

bulk 89:9

burdening 81:12

business 226:10 229:22 332:10,11

С

calculate 275:11 276:22

calculated 335:11

calculation 278:12

calculations 276:19

calculator 110:12

calendar 337:7 378:16,21 379:5

call 46:14 55:2 68:6 70:3 154:8 167:4 191:14,15,24 192:2 290:19,25 350:15 364:21 393:12

called 16:10 22:21 27:10 29:25 31:8 32:4 81:9 115:3 130:3 227:2,19 228:21 273:18 278:22,24 315:20 342:8,24 343:2,16 351:10 362:8

calling 344:18

calls 45:17 46:10 55:21 107:5 126:4 268:6 324:2,9 344:22

camera 36:2

Canty 4:24 105:2,23 129:18,23 135:12,16 177:10,21,25 218:15 **capable** 86:12 88:20

capacity 11:3 19:25 21:3 24:17 26:22 65:10 97:15 143:25 174:3 232:4 258:25 270:25 285:24 295:18

Capital 3:4,18 8:11 9:6,22 10:22 11:7 15:16,23 18:7 22:21 30:2 41:18 42:10,18, 21 43:11,16 44:6 58:15,17,20 70:21 109:23 110:9 125:3 127:12 133:10 152:13 172:14 215:14,17 271:3 279:18,19 280:2,3 308:4 325:22,24 330:16 354:19 359:16,18 360:7,8,13

capture 107:10 130:15 203:11

captured 131:3

career 286:21

careers 89:6

carefully 40:14,18 47:9 114:14 144:14 223:12

carried 107:14,18,21 109:6,11 233:5 243:6

carrying 118:13,25 120:2,4,12,14 262:8 263:7,16 265:2

case 7:21 8:14 208:15 248:15 301:14 339:25

cash 57:3,4 121:12 335:17,18,22,23 336:7 337:13,14,16, 17 360:5 361:12,14

categorically 392:10

categorize 257:10

categorizing 316:18

category 107:24 109:6

caused 263:3,14 277:3,19 280:12 359:8,24

causing 362:21

CCO 192:25 193:8,14

cease 173:15

ceased 71:6 173:12

cell 393:2,5,8,9

CEO 14:16

certainty 371:6

certificate 5:20 22:3 152:2,5,10,13 159:19 183:11 270:4

certificates 21:21 154:20

certification 22:3

certifications 22:13

certified 7:5 21:17

cetera 164:10

CF- 25:2

CFO 14:14 18:10,17, 21,24 19:3,14,25 21:3 39:10,15,19,21, 23 40:3,4,9,12,25 42:5 43:10,23 44:25 46:7 47:16,24 49:17 50:10 51:10,15,20,25 53:9 55:16 60:23 61:21 62:4,8 84:20 85:12 86:3,19,24 88:10,15 90:15 94:4, 23 95:7,15 100:17 107:11 111:16 114:5 133:7,10,16 176:14 202:11 203:25 225:17,20 226:8 227:6 229:23 230:14, 18 240:7,14 243:4 247:7,23 248:24 255:7 269:2 285:24 287:14 288:7 295:19 339:24

chain 341:17 342:7 350:14

challenges 12:21

change 28:7,11,17 93:7 187:7,16 189:2

229:11 240:6 248:17 261:24,25 262:2 264:3 265:10 343:20 371:22

changed 20:6 28:11 189:10 194:13 206:24 207:6,7,9 208:2,3 263:18 264:17 323:2

characterized 247:12

chat 81:25 92:12 105:2,5 135:17 177:7,18

check 86:8 306:4

chicken 298:13

chief 14:12 26:24 27:5 120:8 184:22,24 258:25 270:9,13 271:2 302:19

Chisum 321:7

chose 113:25

circumstances

71:15 231:6 240:6 241:10 261:23,24 262:2 265:9 274:13

Civil 7:20

claim 167:9,13,25 374:9 375:8,11 385:17,22,25 386:2 388:24

claims 208:23

clarify 354:17

clear 40:15,16 54:22 55:5 75:16 81:2 156:2 188:21 214:17 238:17 302:6

client 74:5,10 75:19 269:9,13

clients 195:8 209:2

Cliff 276:2

clock 46:25

CLOS 253:19

close 229:10,19,21 230:2,23 232:8,20 233:3 298:2,12

308:24 372:10

close-end 275:6

closed 281:3

closed-end 281:10, 15 282:7

co-invest 127:13,16

co-obligor 305:22

code 101:21

collect 54:3

collectability 253:18

collectively 33:2 54:12

colloquially 366:5

combined 233:18

comfort 159:22 193:25

comfortable 90:9

command 297:25

commenced 53:25 54:11 181:22

commencing 203:20

comment 252:23 367:22

common 299:4,5

communicate 64:3

communicated

114:9 211:15,20 254:21 292:17 319:19 368:8

communicating 365:13 366:3

communication 87:6 207:23 350:8

communications 66:19 71:13,14 116:16 322:7 367:14

comp 78:10

companies 42:7 285:17

company 27:9 29:25 31:7 247:8 273:18,

Index: compared..COVID

20.21

compared 12:21

comparing 118:24

compelled 81:8 371:22

compensation

125:14 281:3 318:14 366:24 367:19,24 386:11

competent 88:20

complaint 5:15 140:4 208:17,22

complaints 322:2,4, 8,20

complete 112:19 208:16 221:10,13,18, 19.20

completed 132:24 178:8 200:7 219:7, 10,13,16

completely 13:4,7 205:5

completeness 97:22 98:5

complex 253:19

compliance 148:3,4 184:22,24 193:17 280:8 294:18 295:21 296:4

complied 373:3

component 119:17 120:22

compose 348:22

conceived 232:17

concept 52:24 201:20 390:10

concern 105:8 122:13

concerned 35:25 112:23 235:20,24 241:22 370:2

concerns 112:15 113:3 114:6,25 117:23 236:2

conclude 108:17 310:9

concluded 395:11

conclusion 42:20 43:9 44:18 45:5,9,17 46:11 47:21 48:4,17 49:2,14 55:21 107:5 126:4 142:7 143:16 153:13 154:9 157:8 212:25 263:5

conduct 85:24 169:10

conducted 86:14

conference 8:17 323:24 343:23,24 344:11.13

conferred 98:8

confers 143:20

confirm 96:14 98:16 108:23 141:13 143:4 214:3 270:6 319:3,20

confirmation 103:21

confirming 98:23

confused 78:11 317:13

connection 16:11, 16,19 48:15,23 50:15 93:13,14 95:5 96:9 125:25 149:3 160:11 175:9 179:19 184:5 199:22 367:5 374:8

consequences

357:4

consideration 306:18

considered 274:9

consisted 59:21

consistent 394:17

consolidated 5:18 6:2 105:17 110:2,5,9, 17 113:13 135:20 137:16 218:19 253:21

constitute 110:7

constituted 109:19

consult 94:12,17 351:21

consultation 318:12

consulted 274:9

contend 65:6 168:4

contends 168:3

context 41:21,22 58:13 124:18 136:21 168:20 170:4,9 189:18 367:12 386:23

contexts 41:15

continue 209:4

continuing 203:20

continuous 19:4

contract 278:15,22

contracted 330:18

contracts 15:9,11 249:22 288:17 325:12,14,17 326:6

control 90:3,5,9,14, 20,25 101:4,9,24 113:6 137:17,20 207:21

controlled 15:6 16:8 17:24 42:8,16,25 43:3,14 101:16

controller 291:13

controls 43:5,6 112:16

conversation 58:23 59:5 73:18 74:2 78:9 113:16 114:16 124:8 145:7,14,21 148:17, 20 164:23 166:2,9, 11,19,23 187:14 190:23 194:8 207:13 233:21 234:25 235:13,18 246:14,18 252:10,12 255:14 282:25 283:4 296:3,4 318:9 319:16 342:4, 20 348:15 350:8 363:5 365:3 367:3,4 381:8 383:11 386:18, 20 389:22 390:24 391:17 392:24 393:2

conversations

66:16 74:21 113:22 115:9 124:11 206:11 233:25 289:4 368:13 380:6 393:10 394:3

conversion 125:12, 14 131:23

convert 281:9 282:6

converting 275:5

convey 208:6 389:20

conveyed 343:15,25 344:4

conveys 193:15

copied 183:3

copies 13:11,16 142:12 149:8 298:7

copious 324:16

copy 92:13 148:24 197:23 200:18

corner 198:6

corporate 41:2,5 54:25 87:11,14,16 112:10,11 116:12 148:23 149:2,14 150:14,19 172:20 188:11 200:17 230:16,17,21 257:22, 24,25 258:11,13 337:7 370:14 378:15, 21

correct 11:16 18:10 19:8 22:16 24:7 29:3, 8 32:4,22 33:5 39:4, 12 41:3 43:24 45:2 50:24 55:19 59:18 69:24 74:12 79:24 84:11,18 91:23,24 93:15 95:7 100:4 109:17 110:19 112:8 115:4 117:17 120:21 132:8,24 133:7,11 137:3,8,22 142:5 143:9,14 149:4 150:9,16 155:7 156:13 160:17 161:9, 20,25 165:16,19,23 166:15 167:16 168:11 175:24 179:9 185:23 186:5,6

187:3,4 201:4,9 204:20 205:24 206:6 211:25 214:21,24 218:4 223:7 242:18, 23 243:2 256:2,5,10 257:5,19 258:2,6,8, 14 259:2,6,7 262:8, 17 263:7,10 264:20 269:25 270:14 290:8 301:9 307:12 310:18 311:3 316:10,19,22 332:18,19 346:2 359:17 371:21 375:2 382:3 383:8 384:7 388:18,21 393:22

correction 384:5

correctly 138:7 175:20 289:17 305:14 375:18

cost 279:17 325:23 379:20

counsel 9:2 66:17 73:13,14 74:15,21 140:10 150:2 164:7, 16,20 187:22,23 254:18 322:7,9,12, 19,22 351:18,21

counsel's 151:16

Counselors 7:4

couple 17:5 100:9 314:6 351:12 352:12 384:15 386:6 393:17

court 8:13,24 10:10 12:10 209:5 213:23 215:13 226:16 237:2, 24 244:6 245:22 254:16 256:21 268:8, 18 301:20 311:11 313:3 343:3 376:8

courtroom 7:18 156:19 157:23

cover 105:16 294:12, 24

cover-to-cover 208:22

covered 67:4 189:7 191:13

COVID 207:16,17 219:19 299:6 321:2

Index: COVID-19..Deitsch-perez

323:2,3,5

COVID-19 7:78:18

CPA 22:13

crafted 178:6

crash 265:11

craziest 157:5

crazy 264:2

create 257:18

created 199:10

creditworthiness

303:19

Crescent 294:10

CRO 254:13,14 256:25 257:7

cross 305:17,21

crossing 295:24

culmination 145:8 250:4 274:20

cure 345:4

cured 363:14,19

curing 365:16

current 86:13 158:9

curse 394:15

cursed 394:14

D

D.C. 162:20 164:6

daily 219:20

Dallas 3:16,24 4:8 8:14 9:20

damages 385:17

Dandeneau 3:12 7:23 9:8 13:10 14:25 16:9 17:7,18 20:4,20 22:14 25:15 31:16, 20,24 33:9 34:20 36:8,12 40:10 41:4, 12,24 42:11 43:17 46:18 47:3,7,12 50:7 52:8 53:18 54:8 55:10 56:11,25 58:25 59:19,25 60:7,15 61:12 62:11 63:13,24 64:19 65:12 66:14.24 67:17 69:5 72:15 73:12,21,24 74:8,12, 17 75:6,10,13 77:9, 14,21 79:4,14,20 80:12 82:5,11,24 83:25 85:15 86:2 91:4,8,22 92:11 94:3 96:11,20 99:17 104:25 107:15 108:5 110:11 111:24 112:20 113:20 114:20 115:5 117:6, 18 119:12 120:16 122:10,16 124:6,23 127:19 132:16 134:8 135:8,18 143:10 144:8 146:20 149:5 150:10,17 151:13 153:18 154:14 155:11,18,20,23 156:10,16 157:2,6, 11,15,24 158:15 159:17 160:3,12,18 163:24 167:5 168:8 177:15,20 178:20 180:3,11 181:5,11 183:15 184:6,20 185:2,18,24 193:21 194:5 195:21 196:13, 18 200:20 203:23 205:3,15,25 206:21 208:10 210:24 211:4, 13 212:22 213:11 216:2,9 220:10,15 222:13 225:10,24 228:9 229:24 231:18 234:6 235:23 236:10, 18 239:3,14,22 240:16 242:24 246:19,25 247:14 250:11,22 251:3,12 253:12 254:6 255:12 257:6,20 260:14 263:8 265:4 266:3 269:10 285:23 286:7 295:11 298:6 299:15 302:25 305:10 307:2 312:18 317:23 333:20 336:14 338:5 339:20 341:2 347:21 348:11 349:11,17,18 350:3 352:18 375:22

376:5 379:10 394:10

data 311:24

date 18:13,18,20 21:10 56:18 70:12 84:11 98:18 103:14 104:4 106:4 131:11 133:2,12 136:10 186:15 226:7 235:10, 14 239:17 241:20 262:15 263:20 310:15 314:22 315:6, 7 323:8 326:8 329:18 332:2 356:24 369:13 372:6 386:5

dated 92:2 106:10 132:20 142:18 152:17 200:3 203:2 213:18 216:16 220:14 228:3,23 258:20 262:23

dates 30:17 178:8 321:14 326:7 355:25 357:11

Dave 87:20 172:6 230:19 292:3,4,11

David 124:9 275:23 389:9

Davor 3:20 9:19 178:10 266:15,17 304:8 336:15 387:14, 16

day 106:10,13,16 134:20 187:8 226:4 321:23 329:21,23 332:4,10,11 342:16 343:24 350:12 353:5 395:17

days 71:12 356:9

DDP 349:23,24

de-accelerate 344:24

de-accelerated 345:18

deadlines 86:9 379:2

deal 74:25 219:18 224:14 286:11

deals 373:19

Deb 151:7 349:10,18

Deborah 4:4,18 9:8, 12 10:2,3 349:18

Debra 3:12

Debs 349:20

debt 333:9

debtor 240:8 245:15, 25 255:17 270:14,21 271:2,6 278:16,17 279:6 280:21 310:18 325:13,14 326:14,22 327:15,20 331:3 333:7,15 335:2,8 336:22,25 350:22 364:18 372:20 373:3, 15,16,18,25 374:9, 15,16 376:13 380:9 383:14 388:10,12

debtor's 233:7 239:12,19 240:15

debtors 374:21 **debtors'** 337:24

debts 302:23

decade 95:19 231:22

decades 95:21

December 59:9,12 105:18 109:14 119:21 202:19 203:8 218:21 219:7 221:15, 21 242:17 258:21 263:14 326:4,11,12, 14 327:4,9 330:15 332:11 334:15 338:15,24 341:9 343:2 346:9,21 359:3 360:17,19 361:6,24 364:4 382:23 388:4 390:6,16,17,24 391:13,23 392:4 393:11

December-ish 390:16

decide 254:25

decided 245:5 318:13 380:22

deciding 56:13,17

decision 121:24 122:2,21,22 245:2,8 340:9 382:20,21 decisionmaking 254:14

declared 182:7,12

deduce 309:23,24 310:6

deemed 53:2 94:19 109:9,10 113:11 131:6 244:16 245:24 246:6,16,24

default 182:7,12 341:6,7,10 345:5 346:9,20 347:6 363:9,14

defaults 365:17

defendant's 214:18

defendants 81:14

defended 11:14

deferral 200:23 201:4,7,21

deferred 203:3 366:23

define 32:9 33:21 101:6

defined 33:13 45:13 51:17 53:13 54:2 99:15 173:2

defining 44:16 69:8

definition 42:24 43:2 53:16 54:18 69:15 75:20 77:6 100:25 101:9,13 104:6

degree 245:20

degrees 22:7

Deitsch-perez 4:4
5:8,11 9:12,13 10:2
17:8,13 29:20 42:12
46:12 50:5 60:16,24
64:17 65:19 66:10
67:9,24 69:6,10,13
76:15,17,21,24 78:19
79:25 81:16,20,22,24
97:4 107:16 115:6
117:7 119:13 120:17
144:25 146:12 147:4,
11 148:12 149:21
153:19,25 154:7

Index: Delaware..Dondero

159:25 160:19 177:6, 17 178:3 180:4.12 191:4,22 194:6,22 195:22 196:4,11 202:24 205:16 206:7 208:11 209:8 212:12, 20 214:9,13,16,22 215:5,11 216:11 220:25 227:21 231:8 232:9 238:10 239:20 242:25 247:15 248:2, 8 249:4,17 251:10 252:6,9,20,25 254:7 255:10,22 256:17 262:18 301:19 324:24 336:15 348:9, 23 349:21,24 352:6, 11,20 353:2,17,23 375:22 376:4,9 377:3 381:13 384:12 386:13 387:10,14 393:17,20

Delaware 254:16

delegating 254:13

deliver 50:14 230:22

delivered 178:7 235:20

delved 251:19

demand 121:11,17, 21 122:4,7,9,15,19, 23 123:23 124:4 134:13 140:17 142:21 182:15 186:18 187:3,17 198:21 199:6,11,19 200:14 202:18,22 205:19 209:25 210:7, 23 212:18 301:17 313:16 314:8 315:2,8 316:6,17,18

demandable 316:19

demands 122:14 364:13

department 146:10 147:3,10

depend 356:5

depended 356:6,16

depending 87:4 164:4 383:15

depends 41:20 57:15 279:2

depo 260:16

deposed 11:9,12

deposition 7:11 8:10,16 11:2,15,18 12:7,15,22 16:15,23 33:23 72:21,23 73:10,15,20 74:6 76:8 77:12 81:3 123:17 151:6,9 215:6 227:15 266:21 267:4, 13 365:20 373:2 375:25 376:19 388:23 395:8,9,11

depositions 11:19 12:19

derived 16:6 17:23

describe 56:4 84:3 111:21 326:15 353:7 358:3

describing 125:17 126:2

description 108:21,

desk 293:9,10 295:25

detail 107:7 120:25 153:8 159:20 222:22 229:14 278:11 300:6 311:18 351:19 369:20

detailed 122:20 132:12 179:23 224:9 230:7 260:5 276:18 370:16 389:8

detailing 294:14

details 77:24 78:7,12 80:8 84:7 104:16 131:25 286:3,22 299:12 300:8 342:12 343:7

deter 376:18

determination 41:25 42:4 261:18,19

determine 53:19 82:19 83:6

determined 261:16

274:7 276:7

detrimental 275:11

development 347:13,18

deviate 264:25

dictate 90:10

differ 263:15

differentiate 268:14

differently 96:5

difficult 145:12 205:19 207:18 222:25

diligence 85:5,8,13 169:11

direct 113:22 253:6 304:19 322:10

directed 57:17

direction 237:6 254:25 258:2 393:22

directive 383:7

directly 15:5 16:7 17:23 19:8 42:7,15 43:14 88:2 177:11 219:2 354:9

director 23:6 32:15 39:25

directors 15:22 72:7

disagree 318:5,16, 21 319:2

disclosable 131:7

disclose 46:7 47:17 52:11 53:10 88:13 91:12 94:6 99:14,20, 23 103:2 111:21 112:3 113:8 179:12 210:12,15 242:21

disclosed 48:7,9 52:19 53:4 93:24 94:18 102:3,7,13,18 103:8,10 113:12 117:13 130:10 133:21 134:3 138:8 190:25 212:4

disclosure 100:12 134:12,16 185:15

191:20 211:21,23 262:11

disclosures 91:2 94:16

discovery 81:4 196:21

discuss 99:3 124:2 148:18 201:18,20 322:14 342:7 343:22 345:7

discussed 26:18 73:23 74:11 80:14 107:9 114:25 192:12 193:23 227:12 234:4 272:20,23 275:3,4 294:5 300:11,13 371:15 383:22 390:9

discussing 117:25 148:22 180:8 191:6 217:18 234:9,15 300:17 319:7 341:6, 8,22 346:4 388:13,15 391:6

discussion 164:4,9, 12,17 180:19 191:9 217:21 246:4 249:24 251:20 282:18,21 290:6 319:13 342:15 387:22 388:8 392:11, 21 395:3

discussions 58:20 233:6,15 249:11 250:4 251:13,19 253:17,20,25 263:25 264:14 274:5 275:17 280:18 367:19 387:4

dislocation 371:16 displeased 362:15

dispute 61:7,10,13,

disputes 16:16

distancing 7:9

distinction 23:25 52:3 164:19

distinctions 33:17

distinctly 392:4

District 8:13

diversion 208:16

divided 110:14 239:24

Division 8:14

docket 215:4 255:18

document 13:3,6 91:19 92:5 96:3 103:18 104:23 105:5. 10,16 136:11 139:22 140:8,12 141:4,10,16 144:3 147:16 151:22 153:6,15,22,23,24 154:5,11,18,24 155:3 156:24 159:21 197:13,14,16,17,25 198:12,15,17,23 199:3,4,10,14,17,25 200:3,18,22 201:3,6, 15,18 202:4 203:2 209:14,16,22 210:12, 15 211:24 212:4 213:21 214:3,6,12, 15,17,20,24 215:7,13 216:7 226:10,25 227:8,19 228:6 236:16,19 237:18 239:17 244:5 256:5,9 293:21,22 301:16 302:12 303:7 305:12, 21 320:14,16 338:14

documents 12:24 13:12,14,16,19 25:5 123:15,17 126:19 140:10 143:24 147:20,25 149:12 153:8 159:15 197:2 227:13 235:19 236:25 266:19 267:3, 7,9,14,18 291:9 294:2,4,6,8,11,14,17 296:21,22 322:11 364:18 377:10

dollar 253:21 288:12

dollars 253:24 260:19

Don- 68:19

Dondero 4:2 9:14 15:6 16:8 17:24 19:8, 12,25 20:9,13,18,24 21:4 42:9,17 43:15, 24 44:3,5 50:11,14,

Index: Dondero's..ensure

21,25 51:6,12 54:15, 17 55:2,7,11,19 56:2, 16,24 57:20,24 58:9 59:6 60:11,14,20 61:4,5,8,21 62:3,9,20 63:4,7,11 64:4,7,9, 10,13,16,21 65:3,5,9, 10,17,18 66:6,7,8 67:7,23 68:19,25 71:13 75:25 78:16,18 80:15 82:16,21,23 91:3 92:5 94:20 98:8 99:4,6,10,13,20,23 101:17 107:3,13,21 108:3,19 117:25 118:7 123:3 124:2 145:5,7,14 148:9,14 189:9,16 190:10,13, 17,25 191:3,9 193:20 194:19 201:14,21 205:9,14,24 206:6, 11,15,24 208:5,8 225:7,14,21 232:18 233:9,24 234:11,16, 22 235:5,7,9,22 236:9 239:2,5 241:8 242:8 243:8 262:6 263:6 271:25 273:2,5 275:25 280:19 282:16,22,25 283:14 284:4,18 285:3 287:5 288:24 289:4 290:6 300:11,24 301:16 303:16 317:5 318:3, 9,11,16 319:4,8,20 320:3 335:17,23 336:6 341:7,9 342:15 343:15,22 344:2,12, 22 350:6,11 362:10 363:6,19 365:3 366:2,20 368:11,22 381:9,10 382:12,18, 22 383:8 384:6,10 386:7,17,20 387:23 388:9,14 389:2,21 390:4,25 392:4 394:6

Dondero's 57:13 62:4,10 63:23 144:23 206:15 217:11 350:15

doubtful 244:9,17 245:25 246:7,17,23, 24 247:12,25 249:2 250:10,14 251:8,22 253:10 254:3 255:8, 15

draft 145:25 146:4 147:10,20 149:17 176:4 182:24 213:17 290:7,12,16 291:4,9 294:17 305:11,14 319:14

drafted 145:23 146:10 147:2,25 290:24 305:13 319:18

drafting 115:20 116:5 146:7 213:12, 13

drafts 230:22 322:3,8

dramatically 264:17

Draper 4:12 9:17

driver's 21:25

dropped 294:8,11,14 295:4

DSI 72:3 166:12 237:9,12 245:9,21 247:4 249:10 250:8 251:7 252:10 253:10 254:5,11,16,19,22 255:8,14,25 257:15, 18 259:12 309:21 312:7,11,21,23 313:5 348:3

DSI's 256:6

Dubel 233:21

due 7:7 8:18 50:3 55:17 56:18 58:2 59:15 63:10 106:21, 25 108:14 109:7,18 110:6 111:2,5,9,12, 23 112:18,24 113:19 114:19 115:3 119:3, 10,22 120:20 121:4 161:9 162:6 163:22 165:11 167:11 168:5 171:12 174:15 175:12 176:9 190:6 194:4 203:19 204:12, 16 205:2,13 208:8 211:12 212:10,11 220:23 223:6 234:23 240:10 259:19 260:11 262:7 266:24 271:21 274:14 275:7

335:12 337:3,25 338:24 347:8 355:25 356:22,24 357:11 359:2 360:16,17 361:24 364:3 377:12, 23 379:8 381:23 382:10 383:19 390:10 391:24

Dugaboy 4:10 9:18 42:23 43:6 65:11 100:18

duly 10:12

dump 267:3

Dustin 183:2,23 184:7

Dustin's 183:10

duties 25:17,19,22, 25 28:10 30:25 31:4 38:20 219:20 292:4

Ε

e.g 171:13

earlier 84:5 86:18 93:12 100:3.5 119:3 130:9 131:18 134:11 136:2 148:21 155:5 162:14 179:7,16 183:12 195:24 206:18 211:15 217:14 218:8 222:19 243:10 259:10 261:21 263:21 269:24 282:24 283:6 289:4,15,20 290:12 302:11 309:11,20 312:20 316:10,13 318:8 325:12 334:6, 14,20 337:18 351:2 357:8 362:25 368:24 370:8,18 371:15 378:5,20 379:4 380:12

earliest 314:8 316:6

early 19:5 173:17 231:22 254:20 323:6 340:21 341:5 344:17 365:20 388:4 390:17

earth 251:23

easier 305:5 373:13

East 8:23

easy 265:15

educate 204:9

educated 120:10

education 21:23 22:7

effect 282:16 294:25 344:23 345:4,17 346:11 351:13 363:8

effective 152:18,24

effectively 329:25

effectuate 57:8,12 63:22 360:15 382:9

effort 83:5 376:12,17

efforts 188:16

eight-figure 389:18

elaborate 26:12 281:4

electronic 299:2 320:15

electronically

298:21 299:23 320:14,17,23

element 365:23

Ellington 14:20,22 **email** 5:21 6:11 68:6

70:3 170:23 171:3,22 172:3 174:5 182:20 183:3,22 185:25 187:20 194:10 198:18 206:9,23 207:2,4,5,25 290:19, 25 291:4 292:16 293:14,22 294:2 307:23 313:11 316:22 320:24 321:3 329:6 330:7,13 331:11 332:3 341:17 342:3,7,13,23 350:14 387:11 392:22

emails 6:7,8,9 227:13 236:13 299:25 300:7,9 328:15 379:12 Emanuel 4:19 10:4

employed 14:2,6 23:3 27:15 30:7 32:10 34:7 89:21 240:25 322:9 330:14

employee 24:4 28:20,22 51:22 52:6, 17 70:24 71:7 72:12 115:22 172:17 184:21 325:19 388:12,16

employees 15:15, 19,23 39:12,19 40:6, 8,12 51:24 52:14,25 57:8,17 86:13 93:22 167:2 237:12 327:15 331:2 333:7,16 334:25 335:8 337:24 346:25 350:22 354:6 369:12 381:22 382:2, 5,8

employment 71:19 165:2,3 166:4 167:3 285:25

enabled 360:22

encompass 379:13

encourage 13:18 17:12

end 46:19,20 86:17 103:12,13 104:5 109:20 118:10 131:4 145:13 148:13 187:8 203:7 214:12 220:19, 22 221:6 222:12 223:4,14,17 224:13 242:23 262:15 265:3 293:3 326:11 329:18 348:16 352:7 367:23 379:16 380:9 381:23 382:10 383:20

ending 93:14 105:18 135:21 218:21 219:7, 16 221:15,21 242:17 258:21

ends 395:7,8

enforced 231:12

English 284:11

ensure 98:4 330:19 331:3 333:16 346:12

Index: ensuring..filed

348:4

ensuring 327:20

enter 122:21

entered 67:7 68:25 104:14,19 122:6 124:5

entire 19:7 192:13 253:19 264:4

entirety 130:12,15

entities 16:7 17:23 43:13 44:3 54:21,25 55:4 101:8,15 189:8 278:2 289:19 330:13 361:13 394:4

entities' 265:12

entitled 41:8 82:7 110:25 157:16

entity 15:5 22:20,25 27:18 31:11,23 32:3, 6,11 42:14 109:24 137:13 272:3 289:23 302:22 307:8

entries 240:19

entry 131:10 308:3, 14 311:9 332:23

environment 90:3,5, 9,14,20 113:6 137:18,20

environments 207:21

equal 49:11 50:23 262:7

equaled 263:7

equals 119:6,9

equity 273:18 281:25 282:3

erroneously 197:22

error 125:6,9 131:17, 24 132:3 145:8 165:9 213:12,14 214:5 273:11,14 275:14 276:8,25 277:5 278:5,15 280:12,22 283:3 289:6 318:15 385:9,14,19,23 **errors** 163:21 167:14 373:10

Esq 3:6,7,12,13,20, 21 4:4,5,11,18

established 94:2 285:14,20 300:25 301:7 310:16

estate 31:12,17 235:11,15

estimate 20:12 372:4 389:3

et al 5:15

evaluate 170:12,14

evaluated 244:10

evening 353:3

event 131:2 134:22 138:9 143:9

events 103:13 125:16,25 130:4,10, 21 133:8 138:5 242:22 262:14 263:4 370:24 371:7,9,13

exact 15:24 17:25 18:13,18,19,22 20:5 30:17 131:20 156:21 274:13 277:17 278:10

EXAMINATION 5:6, 7,8,9,10,11 10:14 266:13 352:25 377:5 387:19 393:19

examined 298:19

exceed 121:12 190:2 195:19 196:3

exceeded 93:25 194:2 196:9,17 204:19 211:3 301:9 303:9 307:9

Excel 368:19

exceptions 231:2

excerpts 238:16

excess 94:6 121:12 389:13.14

exchange 45:15 212:17 281:17,23

exchanged 45:21

exchanges 281:17

excuse 14:25 35:23 201:2 249:18 280:9 323:13 395:8

execute 48:14,22

executed 49:21 142:10 161:12 221:6 274:2 293:14 303:7

executing 317:16

execution 181:9 300:14

executive 35:10,11, 16 36:20,24 37:5,18 38:3,4,9,14,16,21 39:3 78:10 366:24 367:18 386:10

executives 369:3

exhibit 5:15,16,18, 20,21,22,23,25 6:2,4, 7,8,9,10,11,12,13 13:13 91:20,21 104:23,24 135:8,14, 15 140:12,13 142:15, 16 151:20,21 170:18, 19 197:3,9,15 198:2 214:7 215:22,23,25 216:3,4,5,7,8,12 218:13,16,17 226:23, 24 236:16,23 237:19 258:18 297:23 302:7, 8 303:14 305:5 306:7 307:18,21 309:2,6 313:9 317:12 328:10, 12,13 338:13,21 341:13,14

exhibits 267:10,11 268:9

exist 15:12 16:17 114:22

existence 67:15 69:18 80:16 81:6 99:14,20,24 102:3

exists 278:13

expanding 354:25

expect 247:19 293:19 333:15

expectation 231:5

expected 200:17,21 293:21

expects 203:18 212:9

experience 101:14 111:16 116:14 169:10 256:25 257:8 259:13 315:5 337:22

experienced 47:13

expert 43:5 143:19 153:7 183:9 257:14

explain 356:18

explained 364:17

explaining 163:15

explanation 308:20 311:8

expressly 390:4,25 391:12 392:5

extended 301:17 308:21 314:22

extension 307:8

extent 45:17 55:21 66:15 107:5 126:4 208:6 244:15 296:6 322:6

extra 219:23

F

face 50:23 120:11 144:16 244:3

face-to-face 293:8 294:5

facilitated 321:10

fact 62:7 192:20 236:21 264:24 266:25 275:7 298:4 301:15 313:19 334:22 338:23 341:10 343:19

facts 111:22 240:6 261:25 265:8 375:17

363:12 394:5,7,17

factual 164:9

fail 12:3 348:5

failed 338:23 340:2

fair 11:23 19:24 44:14 49:7 52:4 93:17 99:13 110:21 118:11, 21,24 119:6,8,9 120:3,15 121:5 126:8,21 141:18 143:23 149:20 224:6 239:16 240:18,21 241:17 242:6 243:5 244:13,20 245:19 260:10 261:15 262:7 263:5,15 264:25 287:21 370:21 371:18 372:5 374:10 390:2

faith 189:8,15 190:9, 12,19 191:3 193:19 194:20 205:8,14,23 206:14,23 208:5

familiar 22:20 31:22 32:3 54:6,9 226:13 227:8,18 274:6

fashion 86:11 276:16 357:14

fault 229:17 276:24 277:19

favor 60:6 62:19 139:17 161:24 261:9

feature 301:17 315:8

February 70:21 226:3,4 228:3,23 323:9

Federal 7:19

feel 81:8,18 176:25 273:13 287:16 371:21 376:11,16

fees 332:12 356:21, 23

fide 369:25

figure 343:10 366:12 367:5

file 167:8,13 297:2,10 337:8

filed 21:6 197:17 208:18 213:23 215:13 219:23

Index: files..funds

226:16 237:2,24 238:4 244:5 255:17 263:17,19 311:10 322:2,4,16,21 375:20

files 312:23 372:21

filing 45:25 240:4,17 246:3 249:9 256:20 264:15

filings 237:14

filled 257:13

finalized 88:7 89:12 230:23

finance 25:21 26:2,4, 8,17 28:15 38:23 127:25 128:16 129:6 280:7 290:14 351:3

financial 5:18 6:2 14:12 26:24 27:5 41:7 48:2 84:17,23 85:3.13.19 88:11 90:2,7 93:24 95:14 96:7 100:12 102:7, 10,12 104:21 105:17 107:22 112:2 113:7, 14 114:18 120:8,18 122:11 130:23 133:22,25 135:20 138:3,4,9 143:8 176:21,24 179:16,23 180:15 196:22 201:8 211:7,21 217:24 218:3,19,24 219:6 221:14 222:24 224:10 235:17 241:24 242:3,15,16 254:9 258:25 260:3 261:20 262:5 264:11, 13 270:10,14 271:2 286:18 301:11 302:19 306:4 311:25 312:5,6 370:9,12,17

financials 6:5 137:16 168:19 176:8, 16 179:8 186:15,16 187:2 189:23,25 200:10,12 218:12 241:13,15,21 242:2 246:9 247:5

378:24

find 53:23 268:10 283:17 315:4

fine 36:8,9 45:10 84:8 154:12 269:16 287:2 353:24

finish 11:21 12:2 76:18,24 249:19 295:11

fired 388:9

firm 10:21

fiscal 103:14 104:6 131:4

fit 42:24

flip 331:8 332:20

fluctuate 93:10

fluctuates 94:10

focus 242:14 313:3

folks 46:15,24 87:25 152:10 197:23 293:5 321:15

follow 61:17 151:15 391:18

follow-up 171:7

footnote 244:8 260:20,23 261:15,17 371:22

footnotes 261:17 263:11

forbearance 134:5, 16

forgave 49:23 51:23 52:12 93:20

forgivable 369:2

forgive 51:10,15,20 52:5 284:9

forgiven 52:18 53:11 94:11 366:23 367:23 369:13

forgiveness 52:22 93:23 94:8 365:23 369:16,20,24

forgot 282:8

form 20:4,20 22:14 25:15 29:21 31:16 33:9 34:20 40:10 41:4,12,24 42:11,12 43:17 50:6.7 52:8 53:18 54:8 55:10 56:11,25 58:25 59:19,25 60:7,15,17, 25 61:12 62:11 63:13,24 64:18,19 65:12,20 66:11,24 67:10,17,25 69:7 75:6,10 78:20 79:4, 14,20 80:2,12 82:24 83:25 85:15 86:2 91:4 94:3 96:11,20 97:5 99:17 107:15,16 108:5 110:11 111:24 112:20 113:20 114:20 115:5,7 117:6,18 119:12,13 120:16,17 122:10,16 124:6,23 127:19 132:16 133:23 134:8 142:5,7 143:10 144:8 145:2 146:13 147:5, 12 149:5,22 150:10, 17 153:18,19 154:2,4 155:11 156:17 158:15 159:17 160:2, 3,12,18,20 167:5 168:8 178:21 180:3, 5,11,13 181:5,11 183:15 184:6,20 185:2,18,24 191:5,23 193:21 194:5,6,23 195:21,22 196:5,12, 13,18 200:20 201:25 202:25 203:23 204:14,23 205:3,9, 11,15,16,25 206:8,21 208:10,12 209:9 210:24 211:4,13 212:13,21,22 213:11, 25 220:10,15 221:2 222:13 225:10,24 227:22 228:9 229:24 231:9,18 232:10 234:6 235:23 236:10 238:11 239:3,14,21, 22 240:16,23 242:24, 25 246:19,25 247:14, 15,16 248:4 249:5 250:11,22 251:11 253:12 254:6,7 255:11,23 256:18 257:6,11,15,20 260:14 262:19 263:9 265:4 269:7 270:15,

273:7 277:22 278:19 279:8 280:15.23 283:19 284:7,14 285:7,23 286:8,9 287:9,18,24 288:8,25 289:12 290:9,21 291:23 292:19 293:15,23 296:13 297:6 298:22 299:15 300:15 302:2,25 303:2,10,20 305:10 306:15,24 307:3,13 310:2,11,19,24 311:12 312:16,19 314:14 315:9,23 316:23 317:17,24 318:6,17,23 319:23 320:6,18 322:5,23 326:24 327:6,24 330:21 331:5 333:10, 18,20 334:10 335:4 336:14 338:3,5 339:16 340:18 341:3 342:21 345:12,19 346:22 347:14,19,21 348:10,11,12 351:15 353:11,15 354:4 355:5,9,15,21 356:3, 14 357:6,15,22 358:16,22 359:4,11 360:3,11,25 363:16, 22 364:10 365:6 366:15,25 367:16,25 369:4,8,17 370:3,25 371:10,25 372:22 373:4,20 374:11 375:3 376:20 379:10 380:25 381:14 384:13 386:14 388:19 389:5,15 391:4 393:24 394:10, 11,19

formal 231:20

format 293:14

forms 257:13

formulating 184:3

formulation 386:24

forthcoming 335:18

forward 79:17 376:25

found 53:17 66:12 125:6 140:15 394:8

Frank 5:5 8:10 9:11 10:11,18 271:4 305:8 395:14

frankly 232:2

Fred 249:21

Friday 208:18 329:18,25

front 110:12 122:12 140:16 279:21 281:7 294:9 301:11 302:9 305:4 309:7 343:6

frozen 144:9

frustration 364:17

full 189:8,15 190:9, 12,19 191:2 193:19 194:19 205:8,14,23 206:14,23 208:5 241:15 372:20

fully 13:4,7 17:4 364:19

fulsome 265:8

function 26:8,20 28:16 87:3 89:4 351:3

fund 3:18 9:22 22:21 33:23 35:2,6,18,19, 21 39:7 42:22 44:7 58:15 125:2,3,6,7,10, 11 127:10,13 145:16 152:14 176:18 202:14 203:14 215:14 273:17,23 274:16 275:2,4,6,8, 10,13 276:7,9,10 277:5,9,21 279:19 280:2 281:2,9,10,11, 12,13,15,20,23,25 282:7 283:23 308:4 325:22

fund's 274:23

funding 202:8

funds 32:22,25 33:2, 4,8,12,15,16,18,22 34:5,8,13,18,23 35:12,15,17,18 36:21,25 37:4,9,17 38:2,5,10,17,22 39:4 145:15 160:8 168:10 171:15 173:2,6,10,

22 271:8,18 272:9,17

Index: future..held

13,16,20,23 184:11 192:16,24 193:4,6, 11,16 253:19 277:4,8 281:15 284:5 285:3 286:17 287:5 328:5 332:7,12 360:9 361:6,11,13

future 171:12 174:16 175:13 185:17 337:4 369:13 371:7,9,13,20 381:17 388:23

G

GAAP 94:15 101:5, 16 109:10 130:21 131:23 241:13,15,20, 25 242:4,11 246:9 254:10 256:23 264:10 372:7

gaming 239:9

garbling 46:14

gave 45:14 57:11 149:2 197:23 205:6 215:10 312:21 343:9,

gears 321:25 324:20

gen 85:16

general 11:17 32:20 57:5 84:25 88:18 97:15,17 128:9,25 152:4,6,7,8 170:7 180:7 195:15 251:13 258:10 292:10 297:4 378:10 392:11

generally 54:9 61:2 62:14 64:2 80:23 84:24 87:6 89:7 95:8, 10,25 97:7 128:7,8, 19,24 129:8,13 162:2,3,8 170:6 180:14 187:19 189:20 192:11 194:8, 9,14 195:4 226:13 234:14 241:13 253:14,16,23 278:22, 24 279:3 290:2 297:16 311:3 333:25 334:2 337:4 356:12 357:13,18 358:20 366:7 372:18,24

379:11,12 387:2 389:10

give 12:25 20:11 35:5,9 38:15 45:4 49:6 51:7 86:15 96:15 97:17 116:14 117:4 123:12,13 150:8 159:22 163:17 193:25 235:25 236:6 267:8 300:8 348:21 356:9 357:9 372:9

giving 16:19 26:14 51:3 150:11 194:20 312:22 369:2

Global 35:18,20 124:25 273:17 281:8, 22

go-ahead 293:2

goal 295:19

God 156:19

good 7:3 10:19 72:16 118:5 156:19 248:11 251:3 324:22 353:3 385:5

governed 33:4

great 32:8 105:3 183:5 300:6 325:5

ground 11:17

group 14:5,7,24 15:4,14 16:14 29:23 146:5 148:24 149:2 150:15 154:19 172:13 258:13 290:16 291:9 292:2 294:18 295:9,13,22 378:16

groups 295:21

grow 88:23 89:4,9

guess 73:3 169:22 170:20 204:17 225:25 263:22 315:25 361:9

guidance 94:12,17 257:7,9,14

guy 25:21 81:19 88:25

guys 77:3 157:3

268:12

Н

half 72:16 145:10 280:20 324:23 377:21

halfway 48:18

hand 361:6

handle 291:14

handled 147:18

happen 141:14 156:15 165:2,15,18, 22 168:25 248:21 265:14 284:13

happened 87:23 156:22 165:17 174:19 247:3,5 273:15 286:4 294:3 320:10

happening 165:21 231:6 242:10 382:25

happy 117:4 188:19 200:10 215:7 389:25

hard 13:11,16 104:11 123:16 197:23 286:19

HARDD 3:22

Hardt 3:22 9:20

harmed 276:16 278:5

Harr 9:20

Hartmann 3:13 9:10

hat 336:4

Hatch 7:4 8:21

Hayley 3:7

HCFD 332:6

HCM 42:22 45:5 156:12 354:13 355:7 360:23 362:7,20

HCMA 186:18

HCMF 30:10 43:12 180:22 303:18

HCMF's 303:18 **HCMFA** 5:20 6:2

22:25 23:3,6,11,16, 22,24 24:6,9,11,13, 15,21 25:2,8,14,18, 24 26:3,5,8,22,24 27:4,5 29:3,6 31:5 32:18 43:12 54:14 100:23 122:2,7,13 124:14,21 131:11 132:6 133:12,21 134:11,14 135:6,21, 23 137:22 138:8,14 139:18 140:4,21 141:9,16 142:2,24 143:18 144:22 152:24 153:17 155:7, 10 156:4,13 158:4,12 161:7,17 171:13 172:20 176:14 178:12 179:13 180:22,23 181:2,8, 14,15 182:8,17 184:25 186:9,18 187:3,17 189:14,24 195:19 198:21 199:6, 12,14,19 201:15 202:7,12,14 203:14, 18 204:2,11,24 205:7,19 210:2,7 211:10 212:9.18 213:8 218:8 221:20 241:23 242:6 267:24 268:21 269:2,5,25 272:5,6,15,24 273:5 275:16 276:23 277:3, 18 278:16,18 279:7 280:11,21 284:5 301:9 303:6 305:25 308:14,20 310:10,16 313:15 314:7 316:6 318:14 322:3 325:12, 18 331:13 332:5,17 370:20 384:18 385:7, 12,16 386:4

HCMFA's 26:10 121:12,21 122:11 124:3 137:3,10 138:3,19 143:8 196:16 202:14 204:15,19 211:2 303:8 384:21 386:2

HCMLP 5:18,22 6:12, 13 171:13 176:9

185:16 314:7 316:5 317:6 341:19 355:12, 18,20 356:2 357:3, 13,19 358:4,13,20, 21,25 359:2,8,24 360:17 384:19

HCMLP's 228:22 356:12

HCMS 4:3 9:15 30:4, 6,7,10,13,16,20,22, 24 31:3 43:12 44:8,9 54:14 65:6 100:24 128:23 129:2,4 353:9,14 354:6,20,21 355:8,13,19 356:2 357:21 358:15 359:2, 8 361:5,15,20,25 362:4 364:3,25 383:19,25 385:7 393:21 394:7

HCMS' 356:13 357:13

HCMS's 359:13,19

HCRA 4:2 9:15

HCRE 31:8,14,15
32:4,7,10,12,15
43:18 44:7 54:14
65:6 100:24 128:4,5,
11,14 353:9,14 354:3
357:20 358:4,14,21
359:23,24 360:17
361:5,15,19,25
362:2,5,9,22,25
363:4,20 384:3
393:21 394:7

HCRE's 360:5,9,14, 21

head 87:13,16 278:3 364:15

headquartered 8:22

hear 46:13,20 148:12 304:3 364:16

heard 27:9 29:25 31:7 74:22 77:25 78:21,23 79:6,7 80:4, 5,7,22 100:6 268:5 285:3 324:15 386:16, 19,22

held 8:16 27:20 30:9, 12 37:8 107:12

Index: Heller..individuals

172:25 173:5 174:3 183:6 244:4

Heller 4:12 9:16

Hendrix 172:7 186:21 230:20 292:3 328:17,20 329:13 330:14 332:15 341:18,24 350:18 362:24 365:13 377:11,22

hey 45:3 188:6 266:17 312:24 351:14 365:4 391:23

high 126:25 238:2 279:11

higher 110:19

Highland 3:4,18 8:11 9:6,22 10:22 11:6 15:16,23 18:6,7,12, 25 20:3 21:6 22:21 30:2 35:17,18 39:10, 15,19,23,24,25 40:3, 4,7,25 41:18 42:6,10, 18,21 43:11,16,23 44:6 45:2,14,25 46:7 47:16 48:6,14,24 49:5,10,17,23 50:4, 10,14,16,21 51:6,10, 15,20,23 52:5,11,18 53:9,10,24 54:11 55:23 58:15,16,20 60:6 61:20 62:8,19 63:8,20 64:7 70:20, 24 71:7,10,18 72:13 78:18 84:22 85:2 86:13,22 87:8,18 93:20 94:5 95:13 96:7 103:2 105:17 107:12 109:22.23 110:8 112:8 115:21 116:4 118:23 120:8 121:16,20 122:23 123:21 124:13,20,25 125:3 126:11,23 127:2,16,25 128:5, 10,15,20,23 129:2,6 132:5 133:10,16,20 134:13 136:2 137:7, 11,21 138:8,11 140:21 141:9,18,23 142:25 143:7 144:23 145:17,19 146:5 149:19 152:13

160:10 161:8.24 165:7 167:3,9,14,15 172:14,17 175:13 176:15 178:19,23 179:13,22 180:2,9 181:21 182:2,6,11,15 186:9,11 198:20 199:5,11,18 200:13 201:15 202:7,12,13 203:13 204:12,16,25 205:13 209:25 210:6 211:9,11 212:8,11,16 215:14,17 216:22 218:8 219:21 220:19 222:2,17 223:5,24 225:9,21 226:2,3,9 227:5,20 228:8 229:2,6,9,21 230:3, 10 232:22 233:24 234:17 237:12,16 240:7 241:2,7 242:6, 9 243:4 244:4,22,25 245:5 247:7 248:23 253:18 258:10 259:2 260:4 261:9 263:17 264:18 267:7 271:2, 15,23 272:20 273:4, 16 275:16,21 279:18, 19,25 280:2,12,14,20 281:8,22 282:17,23 283:5,17 284:5 285:18 286:21 287:6, 15 288:7 289:7,8 290:16 297:3,16 299:24 302:20,24 303:6,17 307:7 308:4 313:6 318:10,13 319:11 320:4 322:10 323:8 325:22,24 329:3 330:16,19 333:22 338:17 339:3, 11,13,25 346:11,19, 24 347:12,17 348:2,4 350:14,20 353:7,8,13 354:2,6,19 359:16, 17,18,21,25 360:7,8, 13 361:19,20 362:4 363:4 366:4,14 367:10 368:4,6,25 369:11 370:13.19 374:9 377:13,23 379:19 380:3,24 381:12 384:21,22,23 385:8,13 390:11

Highland's 18:10,17 19:3 39:10,15 40:25

41:7 44:24 46:6 47:16,24,25 50:19 51:10,15,20 52:19 55:16 57:8,17 72:6 84:10,17 86:23 89:22 94:22 95:6 102:7,10 107:14,22,25 109:20 113:9 115:23 116:2,3 137:15 138:3 139:17 146:10 165:2,3 166:4 167:3 187:2 210:22 222:24 225:8,15,23 230:5 241:24 242:15 243:4 247:22 255:7 258:5 260:12 262:5 266:19 370:21 379:8 381:22,25 382:5,8

hindsight 265:6,11, 15

hint 346:15

hit 86:9

hold 21:12,16 23:5,8 25:13 27:17 34:15 37:3,15,16,21 39:6 163:12,25 167:12 184:9 192:15 193:9 199:13 212:24 308:5 329:10 387:12

holding 37:25

holds 184:14,18

holidays 329:23

home 191:17 207:15, 19 219:19 299:6,9 342:25 343:2 348:16 393:7

honest 144:3

honestly 78:4 198:22

hope 82:2 262:22

hoping 300:7

Horn 4:11,12 7:22 9:16,17 349:10,13, 22,25 392:15 394:25

Houlihan 273:23 274:3,10,25

hour 46:24 72:16 324:23 387:9

hours 249:24 260:17

HR 280:7 355:2 357:25

Hunter 244:23 245:2, 6 247:11 260:22

- 1

idea 150:2 154:21 156:23 201:24 232:14

Ideally 211:17

identical 298:11,13 299:20 380:13

identified 36:21 37:5,10 38:6,11,18 45:2 47:19 81:14 229:2,7 259:5,23

identify 35:14 42:14 52:17 57:23 58:6 60:10 61:3 62:25 188:24 191:18,25 264:24

identity 102:19 103:3

imagine 136:3

immaterial 53:3 94:19

immediately 347:8

impact 275:9,11,12

impacted 229:8 230:4

impacting 228:21 229:3

impairment 240:21, 24 241:3,5,11

important 11:21,25 12:25

impossible 299:7

impression 363:12, 18,24

in- 294:9

in-house 164:7

in-person 12:22 191:15 283:9,12 290:20 292:16 323:4, 12.18 342:23 392:21

inability 299:12

inaccurate 112:25 116:21 117:2,17 136:18 138:20,24 256:16

inaudible 48:14 148:10

include 26:9 106:25 189:7 230:3 259:24 263:3 305:7 351:18 355:3,8,13 368:17

included 54:17 81:4 108:4,7,19 175:13 176:23 183:21 194:18 200:12 213:22 217:23 222:2 232:14 239:11 243:12 251:15 252:12 312:12 315:8, 21 326:18 336:22

includes 172:3

including 132:11 178:15 253:24 335:21 366:21 368:6

income 35:18 179:17

incomplete 112:25 116:22 117:2

incorporated 153:9

incumbency 5:20 151:25 152:5,9,13 154:20 159:19 183:11 270:3

incurred 336:12 385:18

independent 72:7 166:22 233:7,12,15 348:3

indirectly 15:6 16:7 17:24 42:8,16 43:14 88:3

individual 11:3 271:24 272:25 300:10,12

individually 9:11

individuals 15:15

Index: indulging..L.P.

276:21 285:18

indulging 353:5

inform 190:18 210:19 211:2 335:16 336:6 337:24

information 16:14 80:19 86:10 88:13 91:12 112:5,17 117:14,15 169:11,13 171:20 176:8,15,22 179:16,17,18 188:8 206:3,5 218:20 230:3 236:7 237:13 257:18 274:4 312:10,24 344:19 368:11

informed 69:18 178:17 190:24 210:5 211:9 212:8 288:15 335:16,23 378:7

informing 64:13 181:25 182:11 330:5

initially 132:17 185:5 247:3

initiated 58:10

initiating 58:12

initiative 290:5

ink 296:22,25 298:4

ink-signed 297:3,10

inquiries 160:9

inquiry 210:12 274:16,17 376:6

inside 187:22

insolvent 302:22

installment 217:2

instance 52:12 57:16 60:10 377:16

instances 335:25

instruct 133:6 164:3 210:10,13,19 381:25

instructed 77:15 147:8,9,23 241:19 291:7,8 315:7 362:8 381:22

instruction 8:6 57:11 74:14,23

instructions 256:7 347:25

insufficient 122:8

insurance 385:17,22 386:2

insured's 385:25

intend 208:6

intended 111:21 214:19 288:23 315:5, 19

intending 16:25 146:16

intent 306:14 318:20, 25 380:10

intention 81:11 307:11

interest 50:3 55:25 56:22 57:18 58:2 59:14,17 60:13 62:18 63:2,10 64:5,15,22 119:10,16,21 120:22 162:6 163:22 164:25 165:11 167:11 168:5 217:17 223:18 273:18 334:9

interests 55:17

internal 271:17

internally 275:16 329:2

interpret 119:8

interpreted 74:20

interrupt 375:23

interrupted 76:25

interrupting 77:16,

interviewed 322:18, 22

intimately 292:6,13

intimidate 376:13,17

introduce 9:2

invalid 136:24 235:5

investigations

275:17

investment 4:10 9:18 32:21 65:11 127:17,24,25 128:12, 14,16 129:3 244:23 245:3,6 247:11 273:24 274:15

investments 128:17 129:5,6 249:23

279:21

investors 275:10 276:12 277:4,8,21 281:18

invoices 185:10

involve 366:13

involved 237:10 245:2 264:17 274:14 275:15,21 276:21 288:4 292:6,13 293:6 354:10

issuance 131:5 138:10.18 371:14

issue 54:7 178:14 191:13 201:25 204:10 208:24

issued 56:16 60:5
62:19 65:8,18 66:8
81:13 82:15,20 93:13
107:13,20 108:2
131:11 132:6 133:12
161:23 162:5 180:10
218:25 223:7,17
233:8 234:10,15
235:4,9,21 236:8
242:8 243:7 261:9
262:6 263:6

issues 113:5 248:14 306:19

item 108:19 111:11, 18 112:4 119:2,16 123:6 185:21 220:5 238:20 259:18,24

items 53:3 97:21 100:9 112:3 131:21 149:8 228:21 229:3,7 230:4,7 249:22 260:6

J

James 234:11 271:25 273:2

January 70:16 163:7,8 219:11,13,17 258:20 326:8 341:6, 18 344:2 350:5,9,13, 24 351:20 361:25 362:3,7 364:8 365:2, 15 383:23

Jason 185:3 275:24

Jim 4:2 9:14 15:6 16:8 19:8 43:15,24 44:5 50:11,25 65:16 67:6,22 68:18 71:23 72:2 75:24 78:9,16 82:22 123:3,20 189:9,16 190:10,13, 15 205:9 206:23 232:18 273:2 280:19 342:5,7 351:5,10,14 362:8,10 363:8,18 365:3 367:8 368:22 379:25 381:9

Jim's 367:22

job 25:19,25 42:3 219:20 313:2

John 3:6 7:24 9:4 10:20 45:3 46:13,18 69:13 74:8 76:15,17 77:10 95:17 105:23 129:18 146:13 154:7 155:18 157:6 177:6 192:18 208:13 216:2 222:14 236:18 267:18 304:6 308:7 353:18 385:3 387:10,

join 18:12 317:25

Jones 3:8 9:5 10:21 72:10

July 307:24 317:9

jumping 234:18

June 92:2 98:17 99:25 103:2 132:25 135:2 137:6 176:10, 24 186:16 200:7 242:23 262:16,24 263:13 265:3

Κ

Karesa 249:21

key 275:20

kidding 330:23

kind 168:2 188:12 221:12 222:23 245:22 250:5 274:16 276:4 323:6 329:22, 23 337:8 353:13 356:10 358:13,14 380:23

kinds 353:6 354:2 357:2

Kirschner 4:16 10:5

Klinger 7:12 8:24

Klos 87:20 124:9 172:6 230:19 275:23 292:3,18 389:9

knew 68:18 103:9,10 369:2

knock 364:19,20

knowable 371:14

knowledge 43:10 46:5 47:23 48:12,21 49:9 50:13 52:5,10 53:10 62:5 63:12,16, 21,23 79:23 80:10 81:5 82:7,8 89:23 93:23 95:3 98:17 101:13,19 102:2,25 106:25 111:16 112:6 138:16 144:24 147:8 153:13 167:8,22 184:10 188:15 189:9 194:13 206:5 207:8 208:2 225:5,12 226:21 232:21,23,24 237:11 243:4 259:22 322:19 324:17 384:18

Kopf 3:22 9:20

Kristin 172:7 186:21 230:20 292:3,12 328:17 342:11 343:8 350:17,18 362:23 365:13

L

L.P. 3:19 8:12 9:6,23 10:22 11:7 15:16,23

Index: La..made

18:7 41:19 42:10,18 43:16 58:17,21 109:23 110:9 152:14 172:15 271:3 279:20 325:25 329:3

La 4:24 104:25 118:3 129:16 135:10 177:14 218:14

labeled 8:9

laborious 145:12

laid 56:6

landline 393:7

language 101:4 315:21 316:2,3

large 287:22 379:22

largely 11:18

larger 356:8 357:10

late 323:6 379:21 387:9 388:3 390:17

launching 127:10

Lauren 171:4 183:24 192:5,12 275:24

Lauren's 185:9

law 12:11 306:9,11, 20

Lawn 4:7

lawsuit 55:8 164:13 181:22 375:19 376:6, 23

lawsuits 53:25 54:7, 10,12 322:15

lawyer 73:19 154:15 157:7 164:5 266:16 373:24 375:16

lawyers 147:20 374:3

lead 269:15

leading 269:8

learn 65:15 67:15 89:4,9 104:13

learned 66:16 68:3,8, 11 69:25 70:6,10,15, 19,23 71:17 76:2 80:19 90:19 340:17 learning 75:3 83:23

leave 157:23 321:13, 15.20

led 342:7 348:4

ledger 258:10

leeway 16:13 208:14

left 20:2 70:20 71:10, 18 87:8,18 164:25 165:3 166:4 167:3 226:2,3 232:22 296:17

legal 7:5 8:21 25:5 29:23 42:19 43:5,7,8 44:17,21 45:4,9,17 46:11 47:20 48:3,16, 25 49:13 55:21 107:5 126:4 127:11 142:6 143:15,19 146:5,10 147:3,9,24 148:2,4,5 149:7,11,15,24,25 150:20 153:2,7,8,12 154:8,19 155:12,13, 15,23 156:2,6 157:8 164:12 167:20 172:13 183:9 193:16 212:25 280:8 290:16 291:9,13,16 294:18, 20 295:5,8,13,22 296:4 322:18,22 351:18,21 354:8

legitimate 348:18

lender 273:4

lending 127:2 302:21 303:17

lengthy 105:15

letter 91:16 92:2 93:13 95:5,16 96:9 98:23 99:2,3,7,11,16, 21,25 103:7,14,18,23 104:8 106:11,15 130:8 135:25 136:7, 17 262:16,22,25

letters 94:21 95:11 96:19,22 97:3,8,13, 19,25 98:9 136:14

level 22:11 53:7 92:25 93:5,25 238:2 279:11 287:23 288:4

levels 274:2

liabilities 5:24 175:17,22 190:2,6 194:2 195:19 196:2, 8,17 204:19 211:3 220:4 237:20,23 242:12 301:8 303:9 307:9 317:8

liability 175:14 217:24 276:24 277:19 280:21

liable 306:12,21 307:11 317:21

license 21:22,25 22:2,8,9

licenses 21:13,16,21 22:12.16

life 377:2

light 293:2 299:11

lighting 35:25

list 83:12 100:9 243:17 245:16,24 246:6,23 247:10,25 249:2 250:10 251:22 254:3 317:9 377:22

listed 214:6 238:8 311:10 312:3 330:13 371:8

listen 40:14 47:8 114:13 144:14 223:12

listening 40:18 252:7

lists 152:10

litigation 4:17 10:5,6 16:12,20 17:3 267:15 373:23 374:5 375:25

LLC 31:8 32:4

LLP 9:13 354:13

loan 40:7 42:18 43:16 45:21 48:8,15,23 49:4,10,17,24 50:4, 15,20,24 51:2,5,16, 21 52:6,13,17,22 53:11 60:21 61:3,10, 19,22,23 62:9 63:10, 15,22 64:10 93:20 94:10 126:16,17 128:15 142:5 145:6 203:13 225:13,20 254:3 270:20 271:5, 15 272:7,8,16,21 284:5 285:5,6,11 303:6 318:15 331:14 332:9,14,17,24 333:3 335:12 357:2,13 358:20,25 359:2,9,25 361:18 362:22 363:8, 13,19 364:3,9,25 365:16 393:23

loaned 39:11,16,19 41:2 43:23 48:14 50:10 124:14,17,20 126:23 128:10 202:7

loaning 39:24 307:7 317:6

loans 40:4 41:8,23 42:9 44:10,12,16 45:15 46:8 47:18,25 48:6 51:11,23 52:22, 25 61:9,25 91:2 94:6, 8 105:8 125:24 126:10,11 128:15 129:10 131:2 202:14, 17 225:6,7 255:8,14 259:24 271:11,20 273:6 287:7,8 288:22,23 317:6 318:4 331:22 333:12, 14 335:13 355:19 365:23 369:3,11,14 370:10.15

log 393:12

logging 395:3

logical 291:20 309:23 315:4

logically 310:9

logistically 321:10

Lokey 273:23 274:3, 10,25

long 192:8 233:4 333:14 353:4 385:3

long-term 333:17

longer 282:2 380:15 381:11

looked 101:2 111:12,

18 134:6 136:2 158:5,14,19,24 159:5,10,16,24 160:17,25 198:19 201:8 220:9,13 222:5 224:2 262:8 265:8 316:10,13

loop 148:3 294:19

Lord 248:11

losses 276:7,11

lot 55:4 143:24 147:16 162:15 188:3 208:13 225:4 245:21 248:16 249:11 278:2 286:22 289:24 307:15 320:9 349:19 364:14 373:12,13

lots 169:12,13 373:8

Louisiana 4:14

love 252:17

lower 274:2

LP 3:17 9:21

lunch 139:25 150:22 158:6,14,20,25 159:6,11,16,24

lured 231:4

М

Madam 268:8

made 15:14 46:8 47:18 48:6,9 49:24 51:11,16,21 52:6,13 56:8,14,22 57:6,25 58:4,11 60:21 61:4, 11,19,22 62:2,4,18 63:2 64:5,9,14,22 78:5 98:19 121:24 122:2,9,15,21,22 124:4 125:25 127:21, 24 128:14 129:12 130:9 131:4 134:17 139:9,13,16 148:5 159:9 161:4 162:10, 11,18 163:6,10,21 165:10 168:2 182:15 190:14 195:10 202:6, 13 203:14 217:14 225:7 242:6 245:8,9

Index: Madison..mistakenly

261:19 262:24 271:21 288:21 295:17,23 299:7 306:12 314:2 315:15 316:21 317:15 327:16 328:5,8 334:22 335:3 343:19 345:11 350:23 351:8, 20 358:20 359:7,14, 20 360:2,17,23 361:25 362:2,4,6,12, 16,18,22 363:7 364:25 365:10,14,15 373:19 378:8 379:16. 23 382:22 383:23 384:6,7,9,11,20 385:16,21,25 386:2 390:21 394:8,18

Madison 4:20 maintain 90:5 maintaining 258:5

maintaining 258:5 **make** 36:4 41:25 42:3 57:17 63:9,14 74:3 83:2,5 86:8 88:16 89:21 96:14 112:16 117:10 123:23 127:16,18,21 129:5 136:16,23 145:6 157:17 164:19 176:19 177:7,12 187:3,17 198:20 199:19 200:14 209:25 210:7,16,23 243:5 272:21 277:24 285:9 288:10.13 294:18 295:20 296:5 297:8 303:4 315:11 317:5 318:4 324:14 325:2 331:22 332:7 334:8 338:23 340:2 342:9 344:20 346:12, 20,25 348:5 350:19 351:6,14 358:7,25 359:9,10,15 360:6, 10,23 361:6 362:6,7, 9.17 363:3 365:4 367:21 373:12 377:17 380:23

maker 140:20 142:25

381:11,17,22 382:2,

390:5,7 391:2,12,20

6,14,19 384:24

392:6,12

216:19 305:18

makes 123:16 153:3, 22 345:17

making 40:7 41:22 88:6 160:9 282:22 293:4 335:9 337:20 343:4 344:23 345:4 363:9,14 381:3,6

manage 26:7,17 28:15 38:23 116:11 354:11

managed 113:24 125:2 332:13 361:12

management 3:5,18 5:16 8:12 9:6,22 10:22 11:7 15:16,23 18:7 22:21 26:20 30:2 41:19 42:10,18, 22 43:11,16 44:6 58:15,17,20 70:21 90:21 91:16 94:21 95:4,16 96:8,18,21, 23 97:2,8,12,19,24 98:9,25 103:17,22 104:8 106:11,15 109:23 110:9 125:3 128:20 130:8 135:24 136:6,13 152:14 172:14 215:14,17 232:13,15 262:16,21, 22,25 271:3 279:18, 19,22 280:2,3 308:4 325:22,24 330:16 332:12 354:7,19 359:16,18 360:7,9,14

manager 116:9 230:16,22 291:12

managers 88:23,24 230:18 274:5 292:2

managing 88:21 292:5

Marc 4:16 10:5

March 14:8 323:6

mark 49:18,21 232:18 268:15

marked 91:21 104:24 135:13,15 142:16 151:21 170:19 197:9 215:23 216:7 218:17 226:24 236:23 237:18 258:18 297:23 302:8 307:21 309:6 328:13 338:13 341:14

market 119:6,9 120:15 240:21 241:17 242:7 243:5 265:11 274:2 371:15

matching 222:22

material 53:12 104:5 111:22 112:3 113:11 131:6 133:25 171:11 174:14 185:15,21 274:15

materiality 52:24 53:7,16,20 92:18,20 93:2,5,8 94:2,7,9 98:15 104:7 117:11, 13

materially 274:23 materials 175:4

maternity 321:12,14, 20

math 109:17 110:13 221:8 239:24 260:15 311:7

matter 236:21 260:9

matters 313:5

maturity 314:22 315:6,7

Mckenzie 3:14 9:9

meaning 231:3 274:18 276:12 290:13 296:4

meanings 41:14

means 33:23 41:11 118:17 284:16,22 329:19 366:3

meant 186:8 301:24

measurement 240:18

mechanic 155:13,16

media 8:9

meet 194:3 323:3 378:25

meeting 68:5 70:2 168:21,23 169:15 189:7 192:9 206:12 231:20 283:9,10 290:20 300:23 323:11

meetings 184:8 323:20

members 89:2 166:23 191:21 192:3 233:16 237:7,9 323:16

memorialized 75:9

memory 95:23 133:2,5 224:11,16 314:20 319:17 331:17

mental 260:15

mentioned 131:17, 20 273:10 281:2 282:12,15 289:15 351:12 368:24

met 268:3

methodology 274:18

Michael 4:5 9:24

Michelle 3:13 9:9 151:7

micromanage 337:6 micromanaging

89:3

mid 341:5 366:9,10

middle 119:19 121:8, 9 152:21

milestones 66:3,9, 12,22 69:2 76:3 79:2, 9 84:4

million 92:22 119:23

121:3,6 124:17 131:13 132:2,8 138:12 140:14 141:9, 18 142:19 143:12 144:6,17,23 161:25 178:19 216:17 217:16,19 220:13,20, 24 221:7 223:7,17 224:2 238:9 239:10, 12,24 268:22,23

270:20 271:6,7,15,16 272:7,8,16 273:6 277:11,12,16,20 278:6,7 282:14,15 283:18 287:15 288:6, 20 302:22 303:6,18, 24 304:11,20 305:23 306:2 307:7 308:16, 20,21,22 309:25 310:17,23 311:2 315:13 317:6,10 318:14 334:7,19 336:13,23 337:25 339:4 340:10 341:23 343:19 344:5 345:11 350:7 351:22 389:13,

million-plus 289:22

millions 260:19

mind 19:20 59:23 60:4 160:6 161:17 198:18 305:17,21 394:16

mine 268:15

minimal 86:4,5,17

minute 129:19 174:8 372:9

minutes 53:23 139:24 174:21 176:4 182:23 266:20 267:3 325:3,4 348:25 372:12

misapplication 163:15

misremembering 229:13

missed 339:12,14 340:7

misspeak 301:23

misspoke 301:21 336:16

mistake 61:17 139:9, 13,16 159:9 161:4 162:11,19 165:9 181:10 306:23 314:2 316:22 317:15,22

mistaken 304:14

mistakenly 167:10

Index: mistakes..North

168:4 214:11

mistakes 384:19

mode 283:9

model 274:3

moment 117:4 198:10 222:5 224:3 276:5 307:22

money 39:11,16,24 41:2 43:24 49:11,17 50:10 62:9 124:14,20 126:6,23 127:3,15,25 128:5,10,23 129:2,5 145:16,18 186:10 276:13 282:8 283:5 285:18 318:10 319:11 320:4 359:9, 13,24 360:21 374:22

moneys 39:19 162:5 167:9 277:8 282:17 283:16,22 289:5 359:15

month 59:11 132:23 226:16 229:15 258:21 332:4

month-and-a-half 323:10

monthly 5:25
226:11,14 227:5,20,
25 228:12 229:10,19,
21 230:2,11,22
231:14 232:6,8,13,
19,20 255:18 256:14,
19 259:9,12,14

months 261:21 292:25

morning 7:3 10:19 342:16,18 344:12,14, 16

Morris 3:6 5:6,9 7:24 9:4 10:7,15,20 13:10, 17 16:9,24 17:11,14, 19,20 22:16,18 31:18,19,21,25 35:24 36:5,11 45:6,10 46:15,23 47:4,6,11 55:4 69:8,11 72:15, 18,25 74:3,9,13,18, 24 75:11,15,19 76:19,23 77:2,11,19, 22 81:16,18,21,23 82:10.13 91:8.18.22. 24 92:9,11,14 95:9 105:4,25 110:22 114:11 118:2 129:15, 21,24 130:14,18 135:5,10,13 136:9 137:24 139:20 140:11,23 142:14 146:17 150:21 151:19 154:3,13,16 155:19,22,25 156:18, 25 157:3,10,13,21 170:17,20,25 171:24 174:18 177:9,14,16, 19,23 178:10 195:6 196:20 197:6,21 201:11 202:3 207:15 208:20 209:13 214:4, 8,10,14,21 215:3,10, 21,24 216:4,13 217:5,8 218:11 219:25 221:23 222:16 224:18 226:22 228:18 236:15,20 243:15 246:13 247:21 248:5, 11,22 249:18 250:6 251:23 252:4,8,16,24 253:4 254:17 258:16 259:16 265:23 266:9, 17,24 267:14,20 268:14 269:7,12,18 270:15,22 271:8,18 272:9,17 273:7,10 277:22 278:19 279:8 280:15,23 282:12,18 283:19 284:7,14 285:7 286:9 287:9, 18,24 288:8,25 289:12 290:9,21 291:19,23 292:19 293:15,23 295:12 296:13 297:6 298:22 300:15 301:13 302:2, 11,15 303:2,10,20 304:3,7,12 306:15,24 307:13 308:5,8,13 309:10,12 310:2,11, 19,24 311:12 312:16 313:13 314:12.14 315:9,23 316:23 317:17,25 318:6,17, 23 319:23 320:6,18 322:5,23 326:24 327:6,24 329:10 330:21 331:5 333:10,

18 334:6.10.21 335:4 338:3 339:16 340:18 342:21 345:12,19 346:22 347:14,19 348:12 351:15 352:4, 8,16,18 353:11,15,19 354:4 355:5,9,15,21 356:3,14 357:6,15,22 358:16,22 359:4,11 360:3,11,25 363:16, 22 364:10,22 365:6, 21 366:15,25 367:16, 25 369:4,8,17 370:3, 8,25 371:10,25 372:22 373:4,20 374:11 375:3,24 376:20 377:6 387:7 388:19 389:5,15 390:9 391:4,14 392:7,13 393:24 394:11,19,23 395:5

Morris' 313:9

MORS 256:3

motion 374:14 376:7

Mountain 244:23 245:3,6 247:11 260:22

mouthpiece 206:2

move 69:11,12 114:11 208:19 246:13 247:21 248:22 250:6 252:23 307:17 364:22 376:25

moved 126:6

moving 248:5

muffled 48:19

multi-month 145:11

multiple 279:3 320:25 321:2 373:7,8

Munsch 3:22 9:20

mute 36:10 350:2

myriad 248:14 249:11

Ν

N-A-V 273:11

naively 263:23

named 44:3 376:23

names 229:11 300:8 309:19 311:25 312:4, 13 375:20

Nancy 4:2 9:14 65:9, 17 66:7 67:6,22 68:19,25 75:25 78:16 82:22

Naomi 321:7

narrative 111:17

nature 84:4 85:6 144:2 147:17,18 180:20 230:8 240:22 253:18 259:15 271:20 276:10 279:22 280:9 292:22 294:22 325:19 329:24 333:13 354:12 356:6,17 357:11 378:23

NAV 125:6,9 131:17, 24 132:3 145:8 273:11,14 274:23 275:8 277:5 278:15 280:12,22 281:13 289:6 318:15 373:10

needed 155:2 250:17 257:13 271:21 289:6 318:13 354:15 358:8 382:15.17

needle 118:4

negative 7:25 394:14

negotiated 390:8

negotiation 382:25

negotiations 58:19 383:2,6,12 384:14

Nelms 233:21

Newman 4:18 10:3

Nexpoint 3:17 6:4 9:21 27:10,12,15,18, 21,25 28:4,6,16 29:7, 10,12,16,24 31:3,11, 17 32:17 42:21 43:12 44:6 54:14 58:7,11, 14 60:5 65:6 100:23 126:9,13,16,23 127:3,10,11,15,18,24 161:23 162:5,7,11,18 163:23 164:6 165:11 167:7,8,13,15 168:2, 6 171:13 172:21 176:14 178:12,17,18, 22 179:13 182:3,12 184:21,23 186:9,21 189:15 196:3,23,24 216:20 217:14,23 218:3,19 219:15,22 220:18 221:6,10,13, 25 223:5,24 241:23 242:6 260:4 267:24 309:24 322:3 325:14, 18,21 326:16,23 327:4,10,17,20 328:6,7,8,25 329:3 330:11,18,19 331:2 332:14,17 333:8,15, 16 334:5,8,22 335:3, 9 336:13 337:13,23, 24 338:23 341:19 342:9 343:18 345:17 346:12,16,20 348:4 353:8,21 358:15 379:16 381:23 382:10 383:24 384:3 390:5 391:2,10,12,19 392:5

Nexpoint's 59:18 218:6,12 219:6 331:3 336:22 350:19

Nguyen 3:21 268:10 297:19 298:9 302:5 303:14 305:3 306:7 307:19 308:11,25 309:3,4 311:22 313:8 317:3 331:9 332:21 338:12,21 341:15 343:11 345:23

night 376:8

nomenclature 350:4

non-american 284:10

non-orderly 274:8

nonlawyer 375:13

nonsense 156:6

Norris 183:3,6 184:2, 7,9 192:15,23 193:5

North 3:15,23

Index: Northern..obligations

Northern 8:13

note 13:11 45:14,21 48:15,22 49:6,12 50:15,22 51:7 56:7 57:4,19 59:18 60:5, 13 62:19 63:3 64:6, 15,23 78:17 107:20 117:9,12 120:18 122:4 126:12 134:6 140:14,17,20 141:22, 24 142:2,4,18,22 147:15 149:17 150:4 161:24 162:4,7,18 163:23 165:12 167:11,15 168:6 182:3,12 186:18,22 187:17 213:16 214:4 216:16,20 217:2,13, 23 220:5,8,13,18,20, 23 221:5 222:4,10 223:4,7 224:2,9,12 233:22 234:10 243:17 244:23 245:3, 7,13,16,23 260:22,25 261:9 306:11,18 309:16,24 310:9 312:2,14,15,24,25 313:15,16 315:13,14, 16 316:17,18 319:12, 14 324:16 334:6,13, 18,19,23 335:21 336:13,23 338:2,17 339:4 340:10,14 341:19,23 342:9 343:4 344:25 345:18 347:7 362:13,14

noted 185:5 186:17

notes 6:10 44:20 45:2 46:2 49:21 50:18 54:3,6 55:7,18, 25 56:10,15,23 58:2 65:7,14,18 66:7 67:3 68:14,17 76:2 82:15, 20 83:6,10,13 106:21 107:2,12 108:2,14,18 109:5,7,17 110:6,25 111:5,8,12,22,25 112:18,23 113:9,10, 13,18 114:19 115:3 118:12,13,25 119:3, 6,9,11,22 120:19 121:3,21 122:8,15 123:6 124:3,15 130:23 131:12,16

132:7.10.14.20 133:13,21 134:5,14, 17,23 138:11,20 139:5,10,17,21 142:10 143:6,7,14, 21,23 144:5,12,16,22 145:4,23 146:2,4,7, 11,14,25 147:10 148:15,18,24 149:2 150:5,8,15 158:5,13, 19,24 159:5,10,23 160:16,25 161:5,9, 10,19 162:11 171:13 175:16 178:14,15 179:14,21 180:2,10, 24 181:4,9,16,22 182:8,16 205:19 209:2 210:8 213:7,8 222:2,17 223:13,16, 19,23 224:9 233:8 234:15,23 235:4,9, 14,21 236:3,7 238:20,25 239:4,5, 11,18 240:10,20 241:6 242:7 243:6, 11,18 244:4,15 246:6,15,22 247:10, 24 248:25 250:9 251:8,15,21 252:12 253:10 261:12,16 262:6,11 263:6,15 264:19 268:21,24 282:14 284:19 285:15,17 288:21 289:10,16,18,22 290:8,13,16,24 291:5 293:13 296:9 297:4, 5,11,17,21 298:17 299:11,14,18 300:13 301:18 304:19,24 305:2,18,22 306:21, 23 307:12,24 310:17 312:11 313:20 314:13,23,25 315:2, 20,22 316:2,14 317:10,16,21 319:5, 9,15,18,22 322:20 323:20,25 333:17 338:7 364:13 366:22 367:23 368:6,17 369:15,19,20,25 370:9,11,17 372:11 386:9,10

notice 7:25 356:9 357:9 379:6 380:10, 15,16,17 381:4,7

noticed 16:12,20 248:6 375:25

notices 380:21

November 59:12 328:16 329:14,19 330:15 331:12 332:3 380:9,18 388:3,6 390:22

NPA 5:15 189:24 328:21,22 331:13

NTA 338:16

number 8:9,14 13:13 15:24 17:25 93:7,10 100:10 108:9 111:7 126:10 135:10 137:25 139:22 170:24 177:15,16 179:4 197:4,7 218:13 222:21 236:21 239:25 240:9 277:17 282:9 285:15,16 286:5 343:25 344:5 370:22 377:9 389:18,

numbers 240:5,6,23 268:13 278:10 343:5 366:12,19 367:6

0

Oak 4:7

object 29:20 45:7,8,9 47:4 60:24 65:19 66:10,15 67:9,24 69:6 73:24 77:13 78:19 79:20,25 97:4 107:16 115:5 119:12 144:25 146:12 147:4, 11 149:21 151:13 156:7,16 159:25 164:2 180:4,11,12 191:4,22 194:6,22 202:24 206:7 208:10, 11 211:4 212:12,20, 22,24 213:25 220:25 225:10 227:21 231:8 232:9 239:20,22 248:3 249:4 250:11 251:10 253:12 254:7 255:10 256:17 262:18 269:7,14,17 347:21 348:11,12

352:14 365:6 381:13 384:12 386:13

objecting 154:3

objection 8:4 17:9,

10 20:4,20 22:14

25:15 31:16 33:9 34:20 40:10 41:4,12, 24 42:11,12,19 43:17 44:17 45:4,16 46:10 47:20 48:3,16,25 49:13 50:5,7 52:8 53:18 54:8 55:10,20 56:11,25 58:25 59:19,25 60:7,15,16 61:12 62:11 63:13,24 64:17,19 65:12 66:24 67:17 69:5,9,10 75:6, 10 79:4,14 80:12 82:24 83:25 85:15 86:2 91:4 94:3 96:11, 20 99:17 107:4,15 108:5 110:11 111:24 112:20 113:20 114:20 115:6 117:6. 18 119:13 120:16,17 122:10,16 124:6,23 126:3 127:19 132:16 133:23 134:8 142:6 143:10,15 144:8 149:5 150:10,17 151:16 153:18,19,25 154:6 155:11 157:2 158:15 159:17 160:3, 12,18,19 167:5 168:8 178:20 180:3 181:5, 11 183:15 184:6.20 185:2,18,24 193:21 194:5 195:21,22 196:4,11,18 200:20 203:23 205:3,15,25 206:21 210:24 211:13 213:11 220:10,15 222:13 225:24 228:9 229:24 231:18 234:6 235:23 236:10 238:10 239:3, 14 240:16 242:24 246:19,25 247:14 250:22 251:12 254:6 255:12,22 257:6,20 260:14 263:8 265:4 266:19,23 267:21 270:15,22 271:8,18 272:9,17 273:7 277:22 278:19 279:8

280:15,23 283:19 284:7,14 285:7,23 286:7,9 287:9,18,24 288:8,25 289:12 290:9,21 291:19,23 292:19 293:15,23 296:13 297:6 298:22 299:15 300:15 302:2, 25 303:2,10,20 305:10 306:15,24 307:2,13 310:2,11, 19,24 311:12 312:16, 18 314:14 315:9,23 316:23 317:17,23 318:6,17,23 319:23 320:6,18 322:5,23 326:24 327:6,24 330:21 331:5 333:10, 18,20 334:10 335:4 336:14 338:3,5 339:16 340:18 341:2 342:21 345:12,19 346:22 347:14,19 348:9 351:15 353:11, 15,18,24 354:4 355:5,9,15,21 356:3, 14 357:6,15,22 358:16,22 359:4,11 360:3,11,25 363:16, 22 364:10 366:15,25 367:16,25 369:4,8,17 370:3,25 371:10,25 372:22 373:4,20 374:11 375:3 376:20 379:10 380:25 388:19 389:5,15 391:4,14 392:7,13 393:24 394:10,11,19

objections 209:9

obligated 161:18 262:13 304:23 334:8

obligating 144:22

obligation 234:22 242:20

obligations 160:9 178:15 179:12 180:2, 9,23 185:15 194:4 208:8 327:13,21 328:8 332:5,8 333:17 335:17 336:6,7,10 361:19 380:2 390:10, 12 391:7,8

Index: obligor..payable

obligor 264:18

obnoxious 364:23

obstacles 90:23

obtain 57:12

obtained 48:23 49:5 50:4,16 51:6 126:10 128:15 176:16

obtaining 62:10

occur 169:6 280:13 331:21

occurred 103:13 104:5 125:17 126:2 263:13 278:15 299:25 331:24 339:7 369:24 390:24

October 8:19 21:7 160:5,7,14,21 169:17,24 171:19 172:4 173:24 174:6 183:7,14 186:11,13 189:13 207:16 219:24 263:19 314:20 316:16

odd 303:12 307:6

offense 352:23

offhand 342:11

office 279:21 280:3,5 294:4,10 323:13,14 326:15 388:22 389:2

officer 14:12 23:6 26:25 27:6 28:24 29:2,7 32:14 35:10, 12,16 36:20,24 37:6, 18 38:3,5,10,16,22 39:3,24 51:22 52:6, 17 120:8 143:18 173:7,9,13,16,20,23 174:3 184:23,24 258:25 269:5,24 270:10,14 271:2 302:19 362:25

officers 15:22 29:24 39:11 40:5,8,12 51:23 52:13 93:21 153:9

offset 380:2,3 382:25 390:9,11,13

offsets 58:21 381:18, 19 383:13

Okada 49:18,21,24 50:2 118:3 232:18

omitted 309:19

one-day 331:14 332:9,17

one-third 239:18

one-word 174:9

ongoing 125:11 202:8,14 203:14

open 36:13 376:5

open-end-to-closeend 125:12

open-ended 125:7 275:4,8 276:10 281:9,11 282:7

operating 5:22,25 90:10 226:11,14 227:2,4,19 228:7 255:18 256:14,20 259:9,12,14 359:14

operational 143:25 147:17

operational-type 291:11

operations 202:8,15 203:14

opinion 120:6,7,10 204:8 205:9 247:17

opinions 204:15

opportunity 13:2

oral 65:8,16

order 13:3,7 105:11 128:16 129:6 288:21 360:9

ordinary 226:9 229:22 293:18

organizational 112:13

orient 365:24

original 223:25 232:11 274:24 277:14 originally 177:21 232:16

originals 297:4,11,

Orleans 4:14 9:17

outboxes 294:9

output 90:6

outstanding 118:12 119:22 142:10 171:11 174:15 175:12 185:10,23 186:8 202:6,18,23 203:7,8,13 220:18 222:3,12 223:4,14, 19,24 224:13,17 235:10,14 244:16

overpaid 58:16 381:16

overpayment 381:20 390:13

overpayments 58:22 379:22 380:3 389:4,12

overruled 17:15

overseeing 26:10 86:22 230:11

oversight 257:15

overspeak 115:16 252:3

owe 375:15

owed 125:8 160:10 161:8 178:18,23 185:6,16 186:9 199:12 204:12,25 205:13 212:18 275:13 297:17 308:20 310:17 358:21 380:3

owing 50:3 211:11 212:10 223:6 234:23 285:18

owned 15:6 16:7 17:24 42:8,16,24 43:3,13 273:17

owner 272:24 281:25 282:3

Ρ

p.m. 150:24,25 151:3 174:6 224:23,24 225:2 266:5,6,8 325:7,8,10 349:6,7,9 372:14,15,17 395:10, 11

Pachulski 3:8 9:4 10:20 72:9 166:19

package 229:10,20, 22 230:2,12,23 232:6,8 233:3

packages 231:15 232:20

pages 214:11,17

paid 50:2 56:18 167:10 221:7 277:4, 8,20 283:23 327:22 330:19 331:4 333:16 336:9,11 355:19 356:23 365:4 394:9

paper 288:21 293:13, 20 296:12,16

paragraph 92:17 118:11 119:20 121:9 124:15 126:9 134:11 140:18 142:22 203:6 216:25 221:24 222:7, 9,10,14,16,18 223:9,

paragraphs 117:23 118:6

part 42:9,17 43:15

50:18 51:11,16,21 52:12,19,23 53:12 58:17 85:5 88:12,14, 22 90:21 91:14 93:22 103:22 105:9 116:13 117:20 125:12 142:9, 11 148:4 149:12 156:24 169:14,19 175:3 176:23 179:11 193:17 200:16 210:21 213:16 214:19 238:8 240:17 245:19 254:20 274:17 282:4 286:2 288:19 326:21 330:17 365:2 366:23

367:24 386:9.10

participants 8:17

participate 168:13 218:23 219:2 362:21 380:5

participated 87:25 137:20

participating 191:9 259:8

participation 86:23

parties 7:15 9:25 85:7,12 100:14,22 101:6,23 103:4 376:13

partner 9:9

partners 31:8,12,15, 18 32:4 370:16

partnership 121:11 122:6 131:12 132:7

partnership's 102:19 103:3 118:12

party 17:10 100:19 101:18 102:20 103:4 321:4 366:22 368:17 385:8

pass 352:3 393:15

passing 78:8

past 190:16 226:7 359:9 375:21

patience 387:9

Patrick 21:5

pause 295:10

pay 65:7 122:4 144:22 161:18 181:15 205:10,19 209:3 234:22 282:8, 16 302:23 318:14 327:13 332:6,13 344:19 355:18 356:2, 13 357:3,13 366:13 374:25 393:23

payable 171:12 174:15 190:6 202:18, 22 220:5 222:2,17 327:21 329:17 330:10,12,20 331:4

Index: payee..president

333:7 334:14

payee 140:21 142:25 216:22

paying 288:14,16 326:23 333:9 338:17 346:21 355:4,8 357:4

payment 56:5,21 57:4,6,12,18,25 58:6, 10,12 59:14,16,20,22 60:3,4,9,11 62:17,25 63:9,15 64:4,9,22 121:11,17,21 122:7, 19,23 162:13,16,17 163:4,6,10,14 164:24 182:16 199:6,11 212:18 331:20 332:24 334:9 335:9 336:12 337:3,25 338:24 339:12,14 340:2,7 342:9 343:4, 20 344:20,24 345:4, 11,17 346:13 348:5 350:7,9,20,23 351:6, 7,14,20,23 356:6,17 358:25 359:2,6,7,15 360:16,22,24 361:18 362:2,5,7,9,12,15,18, 21 363:3,7,10,15,20 364:3,7,25 365:5,9, 14 366:21 379:15 381:23 382:2,9,14,15 383:19 390:6,8,21 391:10,13,20,24 392:6

payments 55:16,24 56:8,14 57:2,9 64:14 162:10,24 163:16,21 165:10 167:14 217:15 282:22 288:11,12 328:4 329:16 330:3,4,6,8 334:23 335:3,19,21, 22 336:23 337:9,15, 21 355:19 356:8 357:2,10,13 358:7,21 359:9.10.20.25 360:6,10,15 361:7,23 362:4 365:14,16 377:12,17,22 378:8, 9,17,24 379:7 380:23 381:3,6,11,18 382:6 383:4,5,23 384:2,4,6, 7 387:24 388:14 390:20 391:3 392:12

393:23 394:7,18

PDF 293:22

Pearl 3:15

pen 296:22,25

pending 7:21 16:16

people 33:7,11 34:4 89:3 146:4 170:24 237:5 275:9,20,21 279:23 291:21 293:7 294:3 319:16 351:12 372:19

percent 18:2,4 86:15 108:23 109:19 110:8 260:12

percentage 110:19

percentages 86:16

perfect 90:17 118:5 130:19 189:4 197:19 268:19 298:8

perfectly 144:3 223:2 348:18

performed 48:5 246:11

performing 114:7 219:4

period 25:12 39:9,14 40:24 90:15 93:14 95:15 105:18 120:9 135:21 169:5 203:20 218:21 219:6,16 221:15 226:18 231:15 242:17 243:13 247:22 265:2 321:22 380:15,16

periodic 228:13 241:17 288:12 358:6

periodically 337:14

persist 157:9

person 26:2,4 43:7 44:21 57:7 79:9 86:21 87:6,7 114:2,4 116:14 155:16 167:20 191:18 259:22 291:21 292:22

personal 79:22 80:10 97:15 375:11

personally 62:20 64:3 85:23 89:11 95:4 97:9 101:22 237:4 255:20,24 275:15 296:21 303:23 304:18,22 306:12 317:21 370:11

personnel 237:16 318:12 333:22 359:18,21 360:13,23 363:3

pertaining 65:17

petition 21:9 70:11 84:11 235:10,14 241:20 263:20 310:15 386:5

phone 68:6 70:3 290:25 392:23 393:2, 5,8,9

phonetic 249:21

phrase 41:10 229:19

physically 191:16 294:4 296:12,16 299:17,21

pick 101:6

picked 101:10,12

piece 203:11

pile 139:23

place 58:24 59:6 112:16 122:18 166:2 260:7 272:13 278:16 297:14,16 326:4,10, 12 393:3

plaintiff 9:7

plan 335:24 337:20 366:5 367:6 386:9,18

play 85:23 153:11 168:16 184:2 340:9

played 86:3,6,17 335:2

playing 239:9

pleading 213:22

pleased 347:12,16,

plural 314:3

point 78:9 87:2,6,7 114:2,4 157:16 166:9 190:16 254:11 255:3, 7 261:6 313:7,20 321:13 326:6 337:12 344:9 375:23 376:11 380:22

pointing 254:23

points 282:9,10

policy 378:6,10 386:2

poor 207:22

poorly 104:10

portfolio 274:5

portion 13:2,6 16:5 17:22 19:13,16,19 112:23

portions 12:10

position 37:9 122:3 184:14 193:3,6,9 274:15 280:11 361:14

positions 38:24 172:25 173:5 183:6 184:10,18 192:16

possession 45:25 113:9 132:11

possibilities 29:19 371:23

possibly 213:7 314:12

post 92:12 184:13, 14,18 192:15,24 193:7,8 275:24

pot 366:5 367:6 386:9,18

potential 250:20 357:4 366:3,19 369:16 371:7,9

potentially 113:5 249:6 250:12,13,14, 16,21 354:8

Poydras 4:13

practice 7:8 64:13 89:20,24,25 90:4

91:11 97:7 98:7,12 106:14 146:9,24 150:13 230:25 231:2, 3,22,24 233:5 299:4, 5 337:4 356:13 369:2,7 371:6,15 374:15 377:21

pre-petition 226:18

precisely 205:21 298:16

prefix 268:15

premarked 91:19 104:23 197:15 216:5 236:16

preparation 137:21 230:11 259:9

prepare 123:17 204:23 226:9 229:6, 21 235:19 236:25 237:3,5,13 241:11 255:24 377:22 378:16

prepared 227:5,20, 24 228:15 229:2,4,9 230:3 232:20 237:8 239:17 241:25 242:3 255:20 284:19 317:14 319:5 373:2 376:18

preparer 256:4 259:4,5,23

preparing 137:10 164:9 232:5,7 241:12,15,16 254:9 264:10

prerogative 253:7

present 4:23 90:23 180:15 191:19 283:14

presentations 368:7,16,18

presented 86:10 113:14 117:10 161:11 296:11,16

presents 12:20

president 14:16 271:23 272:24

Index: presume..question

presume 207:13

pretty 105:15 364:23

prevented 231:6

previously 18:9 24:4 80:13 225:22 246:8 373:19 374:18,25

Pricewaterhouseco opers 84:9,13,16,20 106:7 113:23 132:5 137:2 141:24 142:3 149:3 150:9,12,16 211:10 212:9 242:21 263:3 274:10

primarily 267:18,20

principal 35:10,11, 15 36:20,24 37:5,18 38:3,4,9,13,16,21 39:3 49:11 50:3,23 55:17,25 56:22 57:18,25 59:14,17 60:12 62:18 63:2,9 64:5,14,22 119:7,10, 22 142:4 144:5 161:8,19 162:6 163:11,22 164:24 165:11 167:10 168:5 217:16,19 220:23 222:11 223:6,18,25 334:9

principals 274:6 principles 241:14

prior 20:14 26:12 37:10,18 54:21 56:18 57:13 62:4,10 63:23 74:14 84:10 87:17 99:16,24 121:13 131:5 138:17 144:24 163:15 164:25 165:9 189:13 193:23 199:6 206:15 212:19 217:20 227:15 243:23,24 267:12 300:13,20 301:17 331:12 333:4 334:23 335:3,7 336:11,20 337:11 339:10 346:9 370:18 381:3,7 386:4,19,22

private 273:19,21

privilege 151:14

privileged 66:18 74:2

probe 82:7

problem 8:3 214:14 260:18

procedure 271:17 291:12

procedures 7:20 114:8 207:21 378:5

Proceed 267:22

proceeding 197:18

process 52:23 55:23 56:4,5 58:18 90:21, 25 91:14 116:13 131:24 137:9,11 145:10,11 148:25 156:21,24 168:14,17, 25 169:6,9,15,17,19 170:5,9,14 176:23 179:11,20 189:2 200:16 210:21 218:6, 7,23 237:10 245:19 272:14,19 274:21 292:6 324:13 366:11 373:12

processes 207:21

processing 286:13

produce 178:12 195:8 210:14 235:24

produced 132:10 183:11 228:12,13 266:20 267:7,15,19

producing 241:20

professional 21:12, 15,20,22 22:15 356:21

proficiency 22:11

project 292:25

projections 335:18 337:17

promise 346:6

promissory 6:10 45:14,21 46:2 48:15, 22 49:6,12,20 50:15, 18,22 51:7 54:3 55:7 56:6,9 60:5,13 67:3 75:25 78:17 82:15,20 83:6.10.13 107:20 108:2 109:5 119:22 131:12 132:6,10,14 133:13 138:10 139:5, 10,17,21 140:14 142:9,17 144:5,12, 16,22 146:7 158:5, 13,19,24 159:5,10,23 160:16 161:10 178:14 179:14 209:2 210:8 216:16 217:13, 23 233:8,22 234:10, 15 235:8,21 240:20 241:6 243:6 244:4 282:14 284:19 285:15,17 288:21 289:10,16,18,21 290:7,12 291:5 293:13 297:4,5,11, 17,21 299:11 300:13 306:10 307:12 310:16 315:20,22 317:16,21 319:5,9 322:20 338:2,17 339:4 340:10 344:25 369:20

prompted 81:7 342:2

proof 167:8,13

proper 100:11 229:18

properties 146:15 238:8

property 375:11

proposal 125:13 281:7 282:4,6 386:24

proposals 367:22

proposed 136:18 178:5

proposing 366:19

prosecution 208:23

provide 15:4 28:24 174:22 175:7 267:12 295:20 299:8 311:17 333:22 353:8,14 354:3 357:19 358:5, 9,12,13 378:22 387:3

provided 32:20 112:8,9,17 114:18 127:12 142:8 146:15 175:3 176:22 179:19 182:23 194:25 200:18 274:25 311:24 312:4,10 327:20 332:9 335:14 351:2 353:7 354:6,19 355:7,13 357:21,25 358:4,11,15 367:11

providing 88:11 219:21 278:17 279:6 280:14 309:21 326:14

provision 103:17 132:15

provisions 105:7

prudent 302:20 303:5

public 21:17

publicly-traded 281:16

pull 200:10 215:6 297:20 302:7 305:2 307:18 308:25 313:9 317:2 328:10 334:4 338:11,20 341:12

purely 240:22

purporting 228:7

purpose 16:23 17:2 36:6 53:17 112:2 126:7 232:5,7,11 294:15

purposes 16:11 33:22 85:8 92:21 93:4 101:18 128:13 129:3 197:12

pursuant 15:8 122:6 148:25 199:10,18 200:13 256:6 275:13 278:16 279:5 280:13 281:6 288:17 290:19, 24 326:13

put 12:23 36:9 61:24 71:11 81:10 89:25 91:18 104:22 105:2,5 122:2 124:18 135:5, 16 139:22 151:19 170:17 177:8,10,13 197:7 207:2,5,14 215:21 218:11,18 226:22 235:15 236:15 240:4 257:10 258:16 259:10,12 266:18 281:7 292:23 326:9 345:22 368:3, 16 377:10 389:8

putting 144:19 197:11 240:23 265:5 273:21 306:19 316:2 330:2

Pwc 84:14 92:25 93:5 94:2 96:17,25 97:10 102:4 103:2,21 104:3 114:6 142:8 200:19 211:2 262:14 263:24, 25

Pwc's 85:24 86:23 97:6 105:22

Q

qualified 194:11 206:19

qualify 101:18 136:14

quantify 276:22

question 11:22 12:3 13:4,8 17:17 22:17 26:13 35:4 38:8 40:15 45:11,22 46:19,20 48:19 51:4 68:20,21 93:12 96:4 99:19 104:11 114:14 132:4 139:14 144:15 146:18 148:13 150:7 154:4,17 155:24 156:9 157:20 158:8 164:22 171:10 174:13 175:19,23 176:18,20 178:18,24 179:3 185:9 188:18 192:21 194:18 195:11,14,24 209:6, 10 210:20 212:23 213:2 223:13 224:6 226:2 229:5 236:5 243:9 248:7,9 251:24,25 253:4 262:23 269:8,19 270:16,23 271:9,19 272:3,10,18 273:8

277:23,25 278:20

Index: questioned..refer

279:9 280:16,24 283:20 284:8.15 285:8 286:10 287:3, 10,19,25 288:3,9 289:2,13 290:10,22 291:24 292:20 293:16,24 296:14 297:7,9 298:23 300:16 302:3,18 303:3,11,21 304:4,7, 13,16,17 305:7 306:16,25 307:14 310:3,12,20,25 311:13,20 312:8,17 314:15,18 315:10,24 316:24 317:18 318:7, 18,24 319:24 320:7, 19 322:6,24 326:25 327:7,25 330:22 331:6 333:11,19 334:11 335:5 336:17, 18 338:4 339:17,21 340:19 341:3 342:22 345:13,20 346:7,23 347:20 351:16 353:12,16 354:5 355:6,10,16,22 356:4,15 357:7,16,23 358:17,23 359:5,12 360:4,12 361:2 363:17,23 364:11 365:7 366:16 367:2, 17 368:2 369:5,9,18 370:4 371:2,11 372:2,23 373:5,21 374:12 375:4 376:21 388:20 389:6,16 391:5 393:25 394:20

questioned 274:17

questions 11:20 17:2,4 26:15 40:19, 21,23 47:9 77:13 79:13 81:17 82:6,12 99:7,10 105:7,13 156:2 157:12 169:21, 24 171:7 177:2 180:16,17 184:4 209:5 266:10 300:6 352:5,10 377:8 384:16 385:3 386:6 387:8,15 393:18 394:25 395:7

quick 393:18

quicker 324:14 quickly 139:21 Quinn 4:19 10:4

quo 248:18

quote 118:11 189:6

R

ran 88:2

range 287:22 289:22

rarely 320:13

ratification 319:21

reached 66:4,9 69:3 76:3 79:2,9 342:11 343:8

reaching 350:12

reacted 347:23

reaction 389:24

read 101:21,25 102:12 172:8 198:10 208:21 209:6,7 301:20,22 316:4

reading 120:11 138:7

Real 31:11,17

realtime 265:16

reason 81:13 85:2 96:6 101:11 109:4 114:23 116:25 117:16 127:2 141:21 150:3 159:14 160:15, 23 161:3 205:21 235:3,5 238:5 247:9, 24 248:25 256:11,13 286:2 301:4 318:16, 21 346:18 361:4,10 364:6

reasonable 108:17 333:15 337:23

reasons 161:13

recalculate 275:8

recall 15:3 18:13,18, 20,22 19:17,20 20:8, 10,21,22 23:4,12,20 24:23 25:16 27:16 29:13,17 30:17,18 32:16 36:22,23 37:7, 12,22,23,25 38:19 39:8,20 40:2 49:19, 22,25 50:2,8,9 52:9, 21 53:8,15,16 57:22 59:2,3,11,20 60:18 61:25 62:6,17,23 63:6 65:2 67:19 68:2, 3,7,8,11 69:17,20,21, 25 70:5 71:6,21,22, 23 78:5 79:15 80:17, 18,21 89:14,19 90:13 91:5,6,9,13 95:2,9, 13,17,21 96:13 99:5, 6,8,9,12 100:20 102:6 112:21,22 113:15 114:3,15,21 115:8,14,17,18 116:15,18,19,23 119:15 122:17 123:5 124:7,10,12 126:5,9, 16,20,25 127:2,5,8, 21 131:25 132:13,17, 19 134:10,18 135:3 136:4,5 138:21,25 139:7,19 141:6,8,11 144:12 145:3,4,16, 20,22 148:16,17,20, 22 150:11 155:4 158:16,21 159:2,7,12 160:7,13 165:4,5,13, 17,20,24 166:13,16, 18,20,21,25 167:6 168:24 169:16 171:18,21 173:7,8,21 178:5 179:6,24 180:6,14,18,19,20 183:16,20 188:19 189:3,21 190:22,24 191:6,10,12,19,24 192:10,19 194:16 196:19 200:9,11 201:23 202:2 209:17, 20,23 210:3,9,18,25 211:19 212:3,14 217:18,20 219:5,9 220:21 223:10 225:13,18,20 228:25 233:10,20,25 234:8, 9,12,14,20,24 235:6, 12,18 236:11 237:22, 25 241:9 242:5,10 243:10 244:22 245:14,18 246:20,21 247:2,6 248:15,19

249:13 250:24 251:13,18,20 252:13 255:5,15,17 259:8 262:4 265:21,22 268:24 269:3 270:11 276:4,6,23 277:2,3,7 280:11,17,25 282:14, 24 283:8,11,13,15 284:6,11,20,22 289:6,21 290:2,3 291:3,6 292:9 293:17 296:18 298:24 299:16,18,21,22,24 300:17,24 301:3,12, 15,18,25 303:15,22 313:12 314:24,25 315:25 316:8 318:9 319:10,11,13,25 320:10 321:13,16,18 322:17,25 323:22,23 324:3 331:19 334:4, 18,21 339:9,18 340:8,12,15,16,23 341:4,5,8,11 342:2, 19 343:14 345:21,25 350:10,12 351:17,24 361:3,14,17,20,21 362:3 364:5,7 365:9 369:7,22 370:10 380:8,14,16,21 383:10,21 384:2 387:6 388:7 389:10 390:7,18 392:20 394:2

receipt 380:20

receivable 118:12, 14 238:21,25 239:11, 18 240:10 243:18 245:24 246:6,15,22 247:10 249:2 250:9 251:8,16

receive 11:6 22:10 141:17 303:23 304:18 305:23 332:11

received 42:9,17 43:15 85:12 123:21 125:14 141:17 142:3 212:16 293:20,21 304:10 305:25 383:7

receives 179:16

recent 367:9

recess 36:16 73:6 150:25 224:24 266:6 325:8 349:7 372:15

reckoning 310:22

recognize 217:10 320:13

recollection 24:25 29:14 39:22 40:6 67:21 71:5 105:12 115:12 124:19 126:22 127:23 128:10,22,25 131:16 166:15 173:22 180:7 183:19 187:24 192:20 221:5 223:23 225:6 227:10 228:14 229:7 246:3 251:6 252:19 253:9 269:4 270:8 275:22 282:21 283:7 290:5,18 309:18 344:11 367:14 369:15

record 7:10 10:17 36:3,15,18 73:5,8 150:24 151:3 209:7 224:23 225:2 266:5, 8,18 267:9 301:22 302:6 320:15 325:7, 10 349:3,6,9 372:14, 17 392:25 395:9

recorded 8:10 225:7, 15,22

recording 7:16 100:11

records 50:19 225:8, 15 227:13 235:17 237:15 240:12,14 257:21 258:5 286:23 300:2,4 306:5 312:22 393:10

recover 167:9 168:3 181:22 182:3

redacting 312:23 313:6

redeem 281:12

redeemed 276:13

redeeming 281:20

refer 13:13 18:6 21:9 22:24 27:12 30:4

Index: reference..responsibility

31:14 32:7,17,24 33:19 44:2,10 54:10, 24 68:24 79:17 84:13 95:11 175:2 186:24 203:6 279:24 329:3

reference 92:17 103:12 200:12 202:6 222:3,10 223:9 238:20,24 260:21

referenced 132:14 186:25

referred 84:4 91:15 123:24 143:7 169:21 186:7,20 223:15 279:20 366:5

referring 33:16 50:17 75:24 76:6 118:8 163:5 187:11 199:25 223:11 226:15 281:5 314:2 316:3

refers 170:4

reflected 13:14 75:5 175:16 181:15 235:4 240:9

refresh 24:24 105:12 131:15 192:20 221:4 223:22 227:10 367:13

refuse 74:9,10 209:2

regard 133:5

regret 81:10

regularly 355:18

reimburse 145:15

reimbursement

279:17 325:19,23 379:20 388:16

relate 130:6

related 59:23 60:4 90:25 100:13,19,22 101:6,18,23 102:19, 20 103:3,4 105:7 131:17 138:5,10 145:9 167:14 208:25 280:22 281:3 284:2 366:22 368:17 376:13 **relates** 76:14 113:6, 18 130:11 211:24

relating 131:2 138:19

relation 27:21 30:10, 13 35:6 41:18 58:21 112:3 125:9 163:21 172:25 176:17 184:11,18 191:16 264:13 385:18

relationship 374:3

relationships 100:13 102:20,21 103:4

relative 192:16

relayed 188:8 206:4 342:12

relaying 206:3 207:24 344:18

release 329:6 330:8

relevant 88:13 208:15

reliable 113:2

relied 305:13

rely 85:14,18 96:3 237:12 331:2 337:23

relying 85:20

remained 202:18,23 203:8

remaining 119:10 223:25

remember 59:8 70:9 71:2,3 80:22,23,24 87:23 95:19 102:9 122:25 123:2,19 124:16,24 127:6,14 128:6,7 129:11 131:19 147:15 162:22,24 163:4 165:6 166:3,7 172:17 174:4 187:13,19,21 188:15 189:18 194:7, 15,24 195:4 200:6,15 234:4 236:12 250:3 253:13,14,23 254:15, 17 274:12 277:16 282:17 284:12,17,23 286:3,22 291:21

293:12 296:9 299:12 300:10,12 302:16 309:11 313:22 316:3 317:5 319:4,7 320:2, 5 323:7 324:4,8 326:6 333:25 339:8 340:21 342:14 344:15,18 345:25 346:3,4 351:11 357:17 361:18 364:9, 12,14 365:10,25 377:14 387:25 389:17,18 390:22,23 392:4.22

remembering

289:17

remind 72:19 77:17 391:23

reminded 132:18

reminder 337:3

reminders 378:22 remote 7:16 371:24

remotely 7:11,14

8:18 12:20 299:6,9 rendered 204:5

233:23 **renege** 373:18

renew 196:25

renewal 168:10,14, 16,25 169:6 170:5,9

reorganized 3:4 9:5

rep 95:11 136:17

repaid 57:4

repay 203:19 204:11, 15,25 205:12 211:11 212:10 304:23

repeat 17:19 38:7 45:11 46:21 48:20 146:21,22 249:25 269:21 270:24 336:17,18 339:21

report 5:25 14:13,21 19:12 26:21 88:2,6, 16 89:12 98:18 105:8 106:4,8,16 110:25 111:21 112:7,12,25 115:20 116:5,17,21 117:2 119:19 131:5, 11 133:12 134:7 135:6 137:5,7,10,12, 25 138:3,4,9,13,19 166:8,11 178:13 219:13,15 226:19 227:4 228:7 229:2,4 232:12 256:15 257:4 258:20,24 259:5,23

reported 19:7,10,17, 21,25 20:23 21:2 119:17 120:23 226:10 240:15 258:14

reporter 7:12 8:24 10:10 209:6 268:8,18 301:20

reporting 7:6 8:22, 25 20:9,13,17,23 21:4 87:22 91:2 114:17 230:12 231:14 232:6,19

reports 89:22 113:18 115:2 143:8 171:5 196:22 226:14,16 229:6 255:18 256:20 257:19 259:9,13,14

represent 9:25 10:4, 22 133:4 267:23

representation 5:17 91:16 94:21 95:5,16 96:9,18,22 97:2,8,13, 19,25 98:9 99:2 103:7,17,23 104:8 106:11,15 130:8,9 135:25 136:6,14 214:23 215:9 262:16, 22,25 295:17

representations

92:21 98:19,24 136:16,23,24 262:24

representing 9:11, 14,17,21

represents 310:10

reproducing 171:6

request 87:4 103:25 172:8 196:25 291:15 379:7

requested 196:21 362:18 363:7

requests 85:18 373:3 387:18

require 63:16

required 56:9 94:5 96:17 97:19,20,21,25 98:3 127:18,20 340:2 390:5

requires 96:25

reserve 245:2,6 260:24 261:4,8

reserved 244:22 245:13,16

reserving 46:17

reside 257:21

resolution 383:16

resolved 374:18 383:3,6,15

resolving 366:4

respect 27:18 34:13, 18,23 35:2 37:4 39:7 56:15 112:17 134:17 182:7 212:5 261:8,16 273:12 333:8 335:9 339:12 340:6 365:22 383:18 385:17 393:21

respond 174:25

responded 174:8 182:22

responding 210:11

responds 176:3

response 8:5 83:24 174:8,13 176:4 178:6,18 182:20,24 185:5 189:6 190:8 194:17,18 195:9,13 205:6 210:20 267:22 350:11

responses 81:4 184:3

responsibilities 25:18,23 28:10 31:2, 4 38:21 219:20

responsibility 26:6, 10 88:5,9 115:23 116:2,3 258:11

Index: responsible..Sharp

287:16

responsible 56:13, 17 86:22 89:8,9 115:19,22 116:4 146:6 230:10 258:4,7 384:19,23 385:8,13

responsive 175:23 176:17,25 185:8

rest 214:23

restate 75:17

restrictions 8:19

restroom 324:22,25

result 276:8 347:6

results 5:22 226:11 227:2,5,19 228:7

retail 32:21,24 33:2, 4,8,12,14,15,18,22, 23 34:5,8,13,18,23 35:2,6,12,14 36:21 37:17 38:2,5,10,17, 22 39:4,7 160:8 168:10,18 169:20 170:12 171:19 172:25 173:5,10,13, 16,20,23 174:13 175:15,23 176:18,22 178:7,13,17,23 179:3,8,12,15,19,25 180:8,22 181:2,8,14, 19,21 182:2,6,11,15 184:4,11 185:14 189:14,19 190:4,14, 18,20 191:2 192:16, 24 193:3,4,6,11,15, 18 194:11,17 204:18, 23 205:6,22,23 206:13 209:16,19,21, 24 210:5,11,20,22 385:12

retain 149:8,9

retract 39:17

return 49:7 51:7 123:22 306:18

reveal 66:17,18

revenue 16:6 17:22

review 11:5,6 13:2 89:11 160:11 175:9 184:5 288:11 295:3,

15

reviewed 231:13 232:13 233:3 294:21 295:5,18 322:11 334:14,20

reviewing 198:12 233:2 237:22,25

right-hand 198:6

rights 340:6

ring 277:13

rise 287:22

role 14:14 31:5 85:23 86:4,5,17 168:16 184:2,8 335:2,7 340:9 370:13

roll-up 126:17

rolled 126:11

Rome 170:24

room 7:9,13 9:10 105:3,5

rope 88:24

roughly 120:14

Rukavina 3:20 5:7, 10 9:19 42:19 44:17 45:3,8,16 46:10 47:20 48:3,16,25 49:13 55:20 107:4 126:3 133:23 142:6 143:15 163:25 195:7 212:24 213:24 266:11,14,15,22 267:6,17 268:8,19 269:16 297:19 298:6, 8 301:23 302:5 303:13 304:5.9.15 305:2 306:6 307:16 308:7,10,24 309:5,14 311:21 313:8 317:2 325:2 329:12 331:8 332:21 338:11,20 339:21 341:12,15 343:11 345:22 349:4 352:3,13 377:10 380:25 387:12,20 393:15

rule 7:19 267:8 356:11

rules 7:19,20 11:17

run 46:24 188:6 329:17

running 45:4 254:19 256:25

S

satisfied 89:21

satisfy 89:12 122:8, 14 124:3 208:7

Sauter 162:20,21 163:20 164:7,8,24 166:20,24 167:4 168:4

scenario 264:4

scenarios 276:20

schedule 6:13 117:10 222:23 244:3 309:2 311:10,17 337:2 377:12

scheduled 336:9,11 356:8

schedules 129:10 308:25 311:15 317:11

scheduling 355:13

school 22:5

scope 136:18

Scott 7:4 8:21 14:20

scratch 298:14

screen 12:24 91:19 104:22 135:6 140:6 151:20 170:18 197:7, 12 215:22 216:14 226:23 230:7 237:17 308:9 377:11

scroll 106:18 117:22 130:14 136:9 140:23 152:16 170:25 171:24 174:7,18 176:2 182:21 201:11 202:3 217:3,5,8 238:17 297:25 331:10 332:22 341:16 343:12 **SEC** 274:13,16,19 275:18 384:19,22 385:7

secret 338:8

secretary 172:20

section 41:8 101:5, 19,22,25 110:24 111:17,20 112:7 113:12,17 115:2 116:5,17,21,25 117:17 130:3,15 131:3 134:7,22 138:4 170:10 175:14 192:6 215:16 220:5 294:20

sections 143:9 192:7

seek 12:9 199:6

seeking 332:16

Seery 71:23 72:2 166:9 233:20 234:11, 17,21 235:2,8,20,25 236:6 322:15 323:4, 16,19,24 324:8,16 340:12 346:10 348:2 350:8,13 368:8,10,14 375:7 379:25 392:18

sell 118:23 282:2

send 13:20 342:3 377:11

sends 174:5

senior 232:13,15 275:20 318:12

sense 57:5 88:19

sentence 98:14,15, 20 118:20 120:13 121:7,10,18 130:7 133:17 138:19,23 139:6,11 187:9 189:6 199:5 203:18 211:24 212:5

sentences 314:6

separate 54:24

September 169:7

series 11:20 328:14

serve 19:3 24:15,21 29:2 32:14 33:7,12 34:4 35:11,15 37:17 38:25 39:2

served 11:7 18:10 19:13 32:25 39:9,14 40:9,24 46:6 47:16 49:16 51:9,14,19 84:9 90:15 94:22 95:6 137:2 155:6 172:19 227:6 229:23 248:24 255:6

serves 133:2

service 185:10

services 15:5 28:25 30:2 32:21 33:25 42:22 59:23 128:21 129:9 171:15 185:6, 23 186:8,10 219:22 278:17,23 279:7,12, 21,24 280:3,5,6,13 325:20,23 326:2,15, 19,22 327:19 330:17 335:15 336:20 351:4 353:6,9,13,21 354:2, 7,8,18,23,25 355:2,7, 12 357:20 358:2,4,6, 11,14 379:19 380:11 388:15 390:20,21

serving 247:23

set 89:24 92:25 93:5 112:6 256:21 315:6,7 378:16,21

settlement 348:8 386:24 387:4

seven-month 265:2

severity 7:7

shades 36:13

share 209:18 262:14

shared 59:23 185:6, 10,22 186:7,10 209:16 278:23 279:24 325:19,23 326:2 351:4 353:21 379:19 380:11 388:15 390:20,21

shareholders

125:13 278:5 281:8, 12,18 282:5 293:4

shares 276:15 281:20,22 282:2

Sharp 249:21

Index: sheet..stipulate

sheet 106:19 107:25 108:11 109:6 110:4,5 111:11 112:4 120:23 175:2,14 179:17 220:2 222:21 228:22 229:3,8,16 230:5 243:7 251:14 253:22 294:12,24 370:22 372:6

sheets 107:14,22 175:8

short 266:2 279:16 332:7

short-terms 331:22

shortfalls 335:22,24

show 126:20 189:25 226:20 257:2

showed 119:2 370:8

shown 322:8

shows 293:9

sign 50:14 91:15 94:20 95:16,22 96:8, 18 97:2 106:14 135:24 136:6,22,25 139:4 141:4,21 143:14,23 144:11 150:4 153:24 154:5, 10,18,22 155:3 158:4,13,18 159:4, 15,23 160:16,25 181:3 213:16 289:9, 11,16 293:25 306:17 320:14

signature 92:3,7 105:22 106:9 130:7 136:20 140:25 141:2, 7 143:4,21 144:20 152:20,21 217:9,11 256:3,15 262:21 294:5,12 298:14 299:2,19 305:6 320:22 321:3

signatures 298:3,10 299:8,20

signed 46:2 55:7,12 92:5 94:25 95:2,4,11 96:22 98:10,23,25 99:4,7,10,16,25 103:18 106:7,16 107:2 123:4 132:13 137:6 139:10.16 141:10.15 143:24 144:4,13,15,21 148:15 153:14 158:23 159:9 161:5. 20 180:24 181:16,23 182:8,16 201:12,14 213:7,9 256:2,4,8,12 257:5,15 258:24 262:15,20 289:23 293:25 296:20,21 298:4,21 299:13 301:16 305:16,20 306:10,22 315:2 316:14 319:19 320:16

signer 103:7 363:2

signers 152:11 159:20

significant 228:21 229:3,7 230:4

signing 141:6 152:23 156:23 296:9 299:17, 22,23 319:21

similar 135:25 218:7, 9 272:3,19 311:9 325:17 331:11 338:14 353:8 357:20 370:5,6,17

simple 156:8

simply 188:23 361:5

single 62:13,24 89:15 93:9 95:9 129:11

singular 314:3

sir 13:23 21:13 22:17 43:9 68:17 69:14 80:11 115:12 130:17 140:3 141:2 144:4 146:18 151:23 154:18 156:8,20 158:2 167:23 209:12 218:18 266:15 278:8 301:25 302:12 304:4 307:22 317:14 328:18 331:15 332:20,25 333:6 334:17 336:19 341:20 351:25

sit 102:13 114:24

116:24 138:22 141:12 159:13 231:20

sitting 149:24 270:7 284:22 310:8 314:19 320:3 348:16 351:10 382:23 392:3

size 271:21 309:25

skip 55:13

Skyview 14:5,7,9,17, 24 15:4,14,19 16:6, 14 24:4 28:20,22 377:2

Skyview's 16:6 17:22

smaller 288:12

smart-ass 306:9

social 7:8

sold 276:15

solely 132:3 208:25

someplace 278:13

sort 142:13 208:15, 16

sorts 288:11

source 80:18 257:17

speak 62:13 63:25 72:20 73:9,14 74:15, 19 94:24 103:6 151:4 233:12 284:10

speaking 95:8 179:24

specialist 8:21

specialized 94:16

specific 25:22 40:19, 23 97:7 120:19 124:8 198:15 199:3 224:16 235:12,18 253:15 323:8

specifically 29:13 40:21 57:22 59:2,11 68:10 70:9 71:21 85:17 87:10 117:24 121:19 124:16 126:5 128:6 131:25 141:6, 11 145:5 146:3 162:23 180:6 187:19 192:10 194:8,25 196:20 233:11 234:2, 5,13 247:6 248:20 249:13 250:24 251:18 252:13 253:13 255:5,16 277:2 292:9 296:9 297:5 298:25 299:16 313:22 314:24 321:16,19 334:2 339:8 340:22 357:17 389:19 391:9

specificity 163:18 239:9 390:19

specifics 345:15

speculate 20:5 188:21 301:5

speculation 142:7

speed 247:4 249:10, 22 313:5

spilled 169:17

spoke 62:14 74:5 151:7 188:9 249:20 350:16,17,18

spreadsheets 368:19

spring 125:17 201:21 280:10

stable 90:5

stack 197:4

staff 116:9

stamp 296:23

stand 328:24

stand-behind-you 88:25

standard 231:22 233:4 335:13 372:3

standards 256:21,24

Stang 3:8 9:5 10:20 72:10 166:19

stapled 197:22 214:12

stare 298:11

start 8:9 41:9 170:21 214:18 248:14

268:21 304:16

started 21:3 36:7 125:19 207:15 231:10 304:15

state 8:4 10:16 47:2 161:16

state's 7:20

stated 8:3 24:5 179:15 206:9 246:8 249:8 290:12 294:16

statement 114:18 118:24 120:19 121:5, 10 133:7,13 134:4 179:17 190:14 194:18 204:3 205:18 224:10 228:20 262:5

statements 5:19 6:3 41:7 48:2 84:17,23 85:3,13,19 88:11 90:3,7 93:25 95:14 100:12 102:8.11.12 104:22 105:18 112:2 113:7,14 122:12 130:23 133:22 134:2 135:20 142:12 176:24 179:23 180:15 201:8 211:7, 22 217:25 218:4,20, 24 219:6 221:15 222:24 235:17 241:24 242:3,15,17 254:10 260:3 261:20 264:11,13 286:19 301:11 306:5 370:9, 12,17 378:24

states 8:12 98:16 118:11 119:20 200:23 201:3,6

status 248:18

stay 248:19 363:9 387:10,16

step 347:3,4

steps 88:16

stick 20:7

sticking 203:5 277:13

Stinson 4:6 9:13,25

stipulate 7:15

Index: stipulation..thing

stipulation 8:6

Stock 281:16

stonewall 157:18

stood 328:22

Stoops 276:2

stop 76:19,20,21,23 77:11,22 81:21,22 106:2 155:19,22 157:14 215:6 220:2

stopped 231:16 294:3 381:3,6

stopping 390:19

strategy 164:12

Street 3:15,23 4:13 8:23

stressful 292:24

strike 114:12 246:13 247:21 248:5,22 250:6 252:23 272:13 291:2 307:16 310:7 343:24 346:16 364:22 372:8 393:4

string 5:21 172:3 183:22

structure 87:22 112:13

stuff 156:6 157:5 252:11 295:6

subevent 130:24

subject 55:8 65:8 82:16,21 83:6,10,14 109:24,25 124:14 139:5,11 168:10 277:5

subpoena 11:6 16:18 81:13

subpoenaed 352:21

subscribe 281:12

subscribed 276:14 395:16

subscribing 281:19

subsequent 130:3, 10,21 131:2 133:8 134:19,22 138:5,9

143:9 242:22 262:14 263:4 274:12 370:24

subsequently 244:22

substance 72:22 73:15,19 74:6 151:5, 8 185:7 209:22

substantively 12:15

substitute 16:15

succeeded 31:22 32:11

successor 32:8,15

sued 182:2 375:6,14

suffered 276:7

sufficient 122:3

suggest 277:12

suggesting 338:9

suggests 253:2

suing 373:16,24 374:5

SULLIVAN 4:19

sum 250:4 335:20

summaries 368:4

summarize 273:14 279:12 280:4 296:8

summarized 274:21

summarizing 188:13

summary 5:23 237:19,23 279:16

Suntrust 4:17 10:6

Super 395:5

supplemental 218:20

supporting 311:15

supposed 315:14

Surgent 171:4 275:23

surprised 352:9 356:11 376:22 394:17

Susan 7:12 8:24

sustained 17:14

swear 7:13 10:10

swearing 7:17

Switching 321:25 324:20

sworn 10:12 395:16

sync 296:6

system 330:9

Т

Tab 328:11

taker 324:16

taking 81:12 110:14 120:12 176:7 208:16 226:17 239:23 240:23 323:19 348:24

talk 89:2 157:16 164:15,20 233:19 279:2 293:7 325:13 350:16 387:17 388:23 395:4

talked 100:3 113:4 130:8 151:11 162:14, 15 187:21,23 188:4,7 190:15 217:14 222:23 249:14 253:16 268:3 292:11 311:15 349:19 351:5 378:5 379:18 389:2 391:9 394:6

talking 40:5 59:13,16 75:14 76:20,23 77:12,22 89:15 101:23 157:14 162:16 208:24 222:6, 8 231:19 259:25 264:19 323:6 341:23 350:13 351:11,13 352:16,17 354:18 368:18 379:25 383:14

talks 58:19 100:11 350:6

task 291:14

tax 280:7 354:22,25 358:11

taxing 353:5

team 53:4 86:8,12 87:12,14,22 88:21,23 89:2,8 112:10,12 113:8,24 116:7 137:18,20 147:14,18, 19,24 148:2,4,5 149:7,11,14,15,24 150:19,20 188:4,6 200:17 219:3 237:7 255:25 257:8,12,17, 23,25 258:4,7,12 259:11 272:23 290:11,13,14,15 291:8,17 292:5 309:21 311:24 312:13 335:11 351:7 367:10 368:3

teams 116:10 337:6 354:10

tech 320:20

technologically 320:12

telephone 191:15 290:19 342:23 344:12,14 392:22

telling 71:23 79:10 125:4 166:18 181:8, 14 182:14 207:24 246:21 251:4 253:9 285:5 287:8 317:5

tendered 45:2 55:18 57:19 58:3 60:13 63:3 64:6,15,23

tenure 39:20 40:2 86:3 94:4 102:11 114:5 230:14,18 368:25 369:11

term 28:19 33:13 41:17 44:16 45:14 51:17 53:13 54:2 58:14 69:8 71:20 75:23 79:8 99:16 170:8 173:2 186:21 315:14,15 333:14 362:14 364:3 369:16 383:19

terminate 380:11

terminated 326:5

termination 326:7,8, 9 380:21

terms 33:21 65:23 66:2,6 69:22 75:8 76:2 78:25 79:23 80:11 83:16,20 319:8,12,14 336:7

Terrestar 145:9 273:12,18,19 274:7 384:20 385:9,14,18

testified 10:12 68:18 80:7 155:5 156:11 179:7 201:23 206:10, 18 211:14 253:2 256:24 259:10 261:10 269:23 270:2, 13 282:24 283:6 289:3 309:20 312:20 313:3 314:16 318:8 319:10 320:8 351:2 357:8 362:24 378:4, 20 379:3 380:12 388:17

testifies 318:3,11

testify 252:18

testifying 252:22 302:14 387:22

testimony 16:11,19 20:7,15 29:5 72:22 289:17 301:13 318:5 370:19 387:25 391:11

Texas 3:16,24 4:8 8:14

Thanksgiving 329:20,22

Thedford 171:4 172:3,11,24 173:5 174:20 176:3,16 178:6 182:23 186:20 192:5 198:19 210:10, 13 275:24

Thedford's 182:20

theme 324:21

thing 129:4 187:5 199:23 215:17 320:2 357:3

Index: things..unable

things 61:14 85:6 89:5 136:19 142:13 147:17 153:10 162:15 248:16 249:12 254:24 257:10 259:14 261:23,24 263:18 264:3,17 265:14 279:22 280:8,9 288:14,16,17 292:22 295:21 329:4,24 333:21 352:12 354:11 356:25 357:10 371:16 373:11 374:25 376:24

thinking 22:18 324:11,12

Thomas 171:4 275:23

thought 37:14 40:11 54:20 127:9 188:25 235:8 252:2 263:23 304:12 363:13,21

thoughts 348:22

thousands 224:14 286:11,16

thread 118:4

threatening 374:22, 24

thumb 356:11

tickler 337:8

tie 222:25

ties 111:18 243:20

till 200:24

time 12:23 17:15
19:7,13,16,19 20:2
24:16,18,20,21 25:3,
12 37:18 38:25
39:10,15,18,23 40:8,
25 42:2 43:22,23
45:9,24 46:6 47:15
49:16 50:10 51:9,14,
19,25 55:15 56:8
58:19 60:22 61:10,
21,25 62:3 64:4
72:17 73:2,3 75:21
76:7 77:8 81:12
84:19 85:4,9 86:19,

24 87:3,8,17 93:7 99:16.24 100:6 101:3 113:16 114:16 116:16,20 120:9 122:5 124:4 127:16 135:24 136:15,16 137:12,22 138:15,18 139:4,9,16 141:10 148:19,21 154:21 158:11,18,23 159:4,9 160:8,24 162:4 163:10 164:25 166:12 168:24 169:2, 4,5 186:4 191:7 192:13 204:4,14 205:20 206:12 207:20 212:13.21 221:5 225:17,19 227:6 229:12,23 230:14,15 231:7,15, 16,23 232:21 233:4, 13,14,15 238:4 240:3,25 241:19 244:5,16 246:5 247:8 248:3,23 250:7 253:5 254:18 255:6 259:14 261:25 264:15 265:6, 9,24,25 266:2,25 269:14 270:8 273:17, 19,25 274:11 278:14 283:25 294:15 299:3 303:8 313:20 321:19, 22 322:13 323:4 331:25 337:20 339:7 343:23 352:2 353:25 357:3,5,12 358:19 363:25 365:12 366:2, 18 369:13,23 370:11 371:13 386:4,17 388:12,25 389:9

timeframe 169:8

timeline 40:20

395:3

timely 86:11 330:19 331:4 333:16 356:13, 24 357:14

times 11:11,13 25:7 62:12 90:17,18,19 207:17 249:8 250:2 252:2 298:15 320:8, 25 321:2 324:8 368:5 374:4 392:8,14,15

title 14:9,11,12 23:6,8

25:13 27:17 28:7,11, 17 34:12,22,25 35:5, 8 37:3,9,16 39:6 51:25 111:10 173:8 174:2 183:13,17 192:23 227:3,11 269:6 270:9,11 305:8

titled 237:19

titles 27:20 30:9,12 34:15,17 37:15,21, 22.23,25

today 11:2 13:20 23:22,23 24:7,13 28:4 30:23 31:11 51:17 73:15 81:11 93:12 102:14 116:24 118:8 141:12 162:14, 16 173:10 203:20 267:12,19 268:4,9 270:7 273:20 284:22, 23 286:4 291:22 310:8 314:19 317:15 320:3 370:8,18 392:3

told 47:8 58:18 60:11 67:19,21 69:21 78:3 81:6 116:19 132:5 138:23 139:3 145:18 154:10 162:17 163:20 165:8 174:4 180:22 181:2,19,21 182:6 189:14,19 190:20,25 191:8 203:9 204:18 205:22 211:5 234:20 246:9 248:17 250:13,16,20 251:7 254:4 257:16 282:5,16 283:16 287:5 318:4 375:24 385:7 386:7,17 391:12 392:5,11

tomorrow 395:4

tone 394:5,12

top 92:10 111:4,8 198:5 219:19 313:10

topic 114:19 234:3, 15 251:21 253:15

total 109:13 110:8 119:21 238:7 239:12 240:9 260:12 335:20 389:11 totaled 143:11

totaling 223:17

Totally 269:16

touching 264:5

track 337:9 364:15

trade 281:23

trades 273:25 274:8

trail 288:22

transactions 85:6,8, 14 100:13 102:21 103:5 148:6 224:15 285:21 286:5,12,13, 17 289:25 295:24 373:9

transfer 141:20 287:5 288:6 332:16

transferred 141:9 285:4,10

transfers 283:24 285:21 327:16

transmitted 340:25

transparency 295:20

transparent 313:4 375:10

treasurer 23:9,10, 16,22,23 24:2,3,6,8, 10,13,15,21 25:2,8, 14,18,23 26:19,22 27:4,22,23,25 28:3,5, 8,12,18,20 29:5,9,12, 15 30:14,15,16,20, 22,24 31:2,3,5 39:2 135:23 138:14 152:24 153:3,16,22 155:7,10,14,21 156:4,12 158:3,9,12 176:14 202:12 204:2 269:6,12,13 270:3,5, 9 272:4 305:8 327:4 336:4

treasury 335:15 336:25 351:3 354:7, 11,22 358:4

treatment 242:12

trick 348:7

trigger 369:24

triggered 274:16

true 74:18 89:22 186:4 204:4 269:11 277:13 333:6 350:21

trust 4:10 9:18 65:11 244:23 245:3,7 247:11 373:23 374:5

trusted 257:7

trustee 4:16 10:5 65:10

truth 252:18,20

truthfully 252:22 253:3

TSG 7:6 8:22,25

Tuesday 8:19 172:4

tunnel 293:3

turn 100:8 105:25 110:22 149:12 259:16 261:13

turning 197:12,16

turns 317:20

two-month 323:11

type 88:25 94:21 130:23,25 227:9 253:25

types 148:6

typical 103:25 106:17 371:5

typically 144:11 168:22 169:10 192:12 230:16 289:16 296:22 329:16 355:24,25

U

Uh-huh 69:4 210:17 237:21 368:20

ultimately 125:6 178:17 274:22 387:6

unable 122:14 203:18 204:24 208:7 211:10 212:10

Index: unaware..Wednesday

unaware 64:24

uncollectible 244:9, 17 245:25 246:7,17, 24 247:13,25 249:3 250:10,15 251:9,22 253:11 254:4 255:9, 15

uncomfortable 90:14,20,24 91:9

unconsolidated 110:2,18

undergoing 207:20 241:16

underlying 246:11 311:24 332:12

understand 10:21, 25 12:6,9 13:24 17:3 31:10 41:13 45:22 53:22 55:9 68:20 74:4 75:22 76:5 78:24 79:16 98:22 99:18 104:2 127:7 133:9 153:15 158:7 176:20 203:12 222:9 225:25 267:25 268:17 273:3 288:2, 13 296:19 297:9 300:21 312:6 313:24 315:12 316:12 338:9, 25 353:24 364:16 374:7 376:10

understanding

41:10,17 53:6 65:22, 25 66:5 84:25 85:11 96:25 97:11,16,18,24 100:18 103:20 104:3 111:15 118:16,19 146:25 152:4,6,7,9 153:14,21 156:3 170:3,8 173:4 175:19 184:17 195:15 242:19 256:19 259:22 270:19 277:25 311:9 326:3 372:19 373:23 374:4 375:17 379:24

understood 69:2 155:6 203:10 382:22

undo 374:17

unfetterred 372:21

unilateral 382:20

unilaterally 270:20 271:4 272:5

unique 12:21

United 8:12

unlike 12:18 353:20

unpaid 119:10 161:8, 18

untested 207:22

upcoming 336:8,11 337:25 355:13

updated 154:22

upset 362:11 390:2

urgent 356:23

URQUHART 4:19

USD 331:14

٧

vacation 321:23 329:23

vague 353:19

valid 159:18 161:12, 16

validity 7:16

valuation 274:9,18, 24 280:7,13 292:5 354:15,22 384:20 385:9,14,19

values 251:5 253:17 264:2 265:9 367:9 387:3

varied 230:15

varies 87:2,3 230:14

vendor 288:17 356:7

verify 97:22

verifying 215:2

versions 136:13

146:14

versus 292:12

video 7:16 8:10,17, 21 323:23 324:3

videotape 12:10

view 204:24 205:11 292:14 301:8

voice 268:6

vote 282:5

voted 125:13

W

wait 156:18 157:4,5, 22 249:17

waiting 196:24

walk 180:17

walk-through

168:19

walked 179:7 294:4

walking 189:22

wanted 89:8 104:3 129:4 271:15 342:9 343:3,7 345:10

Warren 4:11 9:16

Waterhouse 3:1 4:1 5:1,5 6:1 7:1 8:1,11 9:1,11 10:1,11,18,19 11:1 12:1,24 13:1,15 14:1 15:1 16:1,10 17:1,16 18:1 19:1

20:1 21:1 22:1 23:1 24:1 25:1 26:1 27:1 28:1 29:1 30:1 31:1 32:1 33:1 34:1 35:1 36:1,19 37:1 38:1

39:1 40:1 41:1 42:1 43:1 44:1 45:1 46:1 47:1,7,15 48:1 49:1

50:1 51:1,4 52:1 53:1 54:1 55:1 56:1 57:1

58:1 59:1 60:1 61:1 62:1 63:1 64:1 65:1

66:1 67:1 68:1 69:1

70:1 71:1 72:1,19

73:1,9 74:1 75:1,3,22 76:1 77:1 78:1,14

79:1 80:1,25 81:1 82:1,4,14 83:1 84:1

85:1 86:1 87:1 88:1

89:1 90:1 91:1,25 92:1 93:1 94:1 95:1

96:1 97:1 98:1 99:1

100:1 101:1 102:1 103:1 104:1 105:1,9

106:1,6 107:1 108:1 109:1 110:1 111:1

112:1 113:1 114:1 115:1 116:1 117:1 118:1 119:1 120:1

121:1 122:1 123:1 124:1 125:1 126:1

127:1 128:1 129:1 130:1,2 131:1 132:1 133:1 134:1 135:1

136:1 137:1 138:1 139:1 140:1 141:1

142:1 143:1 144:1 145:1 146:1,23 147:1

148:1 149:1 150:1 151:1,4 152:1 153:1

154:1 155:1 156:1 157:1 158:1 159:1

160:1 161:1 162:1 163:1 164:1,5 165:1

166:1 167:1 168:1 169:1 170:1,21 171:1 172:1 173:1 174:1

175:1 176:1 177:1 178:1,25 179:1 180:1

181:1 182:1 183:1 184:1 185:1 186:1

187:1 188:1,17 189:1 190:1 191:1 192:1

193:1 194:1 195:1 196:1 197:1,5 198:1, 3 199:1 200:1 201:1

202:1 203:1 204:1 205:1 206:1 207:1

208:1 209:1,15 210:1 211:1 212:1 213:1

214:1 215:1 216:1,15 217:1 218:1 219:1

220:1 221:1 222:1 223:1 224:1 225:1,3

226:1 227:1 228:1 229:1 230:1 231:1 232:1 233:1 234:1

235:1 236:1,25 237:1 235:1 236:1,25 237:1 238:1 239:1 240:1

241:1 242:1 243:1 244:1 245:1 246:1

247:1 248:1,12 249:1 250:1 251:1 252:1

253:1,8 254:1 255:1 256:1 257:1 258:1

259:1 260:1 261:1 262:1 263:1 264:1

265:1 266:1,12

267:1,23 268:1,20 269:1,20 270:1

271:1,5 272:1 273:1 274:1 275:1 276:1 277:1 278:1 279:1

280:1 281:1 282:1 283:1 284:1 285:1

286:1 287:1 288:1 289:1 290:1 291:1

292:1 293:1,12 294:1 295:1 296:1 297:1, 22,24 298:1,7,19

299:1,11 300:1 301:1 302:1,10,19 303:1

304:1 305:1,5,9 306:1,8 307:1 308:1 309:1 8 310:1 311:1

309:1,8 310:1 311:1 312:1,9 313:1 314:1 315:1,18 316:1

317:1,4 318:1 319:1 320:1 321:1 322:1

323:1 324:1,15 325:1,11 326:1 327:1 328:1,15 329:1 330:1

331:1 332:1 333:1 334:1 335:1 336:1

337:1 338:1 339:1,22 340:1 341:1 342:1

343:1 344:1 345:1 346:1 347:1 348:1

349:1,15 350:1,5 351:1 352:1,23 353:1

354:1 355:1 356:1 357:1 358:1 359:1

360:1 361:1 362:1 363:1 364:1.24 365:1

363:1 364:1,24 365:1 366:1 367:1 368:1

369:1 370:1 371:1 372:1,18 373:1 374:1

375:1 376:1 377:1,9 378:1 379:1 380:1

381:1 382:1 383:1 384:1 385:1 386:1

387:1,21 388:1 389:1 390:1 391:1 392:1

393:1 394:1,24 395:1,2,14

Waterhouse's 140:24

ways 257:11

wearing 336:3 Webex 191:14

Wednesday 329:19

Index: week..zoom

week 267:11 329:17, 25 330:3,5 375:21 388:6

weekend 329:20

weekly 330:4

weeks 302:21 303:7 307:8 378:18

wet 299:8

whatsoever 251:6

whichever 365:14

wholly 233:17

window 323:11

Winograd 3:7

wire 330:8 350:19

withdraw 35:4 134:9

withdrawn 19:11
34:16,21 38:14 57:23
59:15 62:16 63:7
65:4 93:18 98:13
119:7 133:20 141:25
148:8 157:3 160:5
163:18,19 180:24
181:19 191:11
195:16,18 201:19
203:25 220:11 232:6,
19 382:7 386:5

witness' 36:2 156:3

word 68:23 76:7 146:13 293:21 307:6 391:2

worded 104:10

words 79:5 342:16 346:10 348:7 363:8

work 113:8 204:22 219:23 233:18 291:8 299:5 346:25 372:19

worked 116:7,12 237:8 259:12 290:15 309:21 370:12

working 90:22 147:13 207:19 219:18 291:13 292:24 299:8 342:25 381:19

works 269:9

worried 241:22 246:12

worry 215:18

wrapping 293:3

write 187:6

write-up 278:12

writes 174:20 328:21 329:5

writing 67:13 75:5 79:11 273:12 316:17 341:18

written 15:9 83:17,20 186:3 195:9 323:20, 25

wrong 77:3,4 133:18 138:20,24 215:16 374:6

wrote 313:15,17 314:5,6,9

Υ

v'all 139:23 395:4

year 18:14,16,20,22 19:23 20:6,12 23:13, 14,15 27:24 30:19 36:23 38:15 59:3,5 68:11 80:9 84:23 85:3 87:3 90:12 93:5, 9 94:10,22 95:6,10, 14 100:7 103:14 104:6 131:4 145:10 160:7 161:4,7,17 162:25 166:6 168:14 169:2,4,6 170:12 220:19 221:21 223:16,18 224:13,15 244:14 265:3 286:21 326:11 334:15 348:17 381:24 382:10 383:20

year-end 222:4 244:10,14 262:7 362:16

year-ended 263:24

yearly 170:15

years 18:23 62:13,22 86:18 87:17 89:16

91:10 115:10 123:23 231:11 257:10 285:22 286:4,17,25 289:25 320:9 333:24 334:23 335:7 373:7,8 379:23

years-plus 89:18

yellow 178:8

yesterday 8:2 66:13 140:10 322:11

York 3:10 4:21 8:23 281:16

you-all 329:2

Ζ

zeros 286:15

Ziehl 3:8 9:5 10:21 72:10

zoom 3:3 191:14 309:15 313:11 323:23 324:2,4,9